

1894-023 Chancery Causes: Adms. of Andrew Baumgardner vs. Robert L. Wynn & Lee Co.

Jones, Sampson, Collier, Hurst

CA - Debt  
T - Property



To The Hon. H. S. K. Morrison Judge of  
the Circuit Court for Lee Co., Va.

Humbly complaining, your ora-  
tors, Frank P. Baumgardner and A. L. Rus-  
sell administrators of the estate of  
Andrew Baumgardner dec'd. for them-  
selves and all others alike interested,  
would respectfully represent unto your  
honor that sometime about the day of  
1888, Andrew Baumgardner  
departed this life intestate; that your  
orators in the County Court of Lee County,  
Virginia at the term thereof for  
1888 were appointed and duly qualified  
as the administrators of the said Andrew  
Baumgardner, and by virtue thereof proceed-  
ed to take possession of and administer  
his estate. An office copy of the grant  
of letters of administrators to your orators  
(marked A) is herewith exhibited as a part  
of this bill.

Your orators charge and allege  
that on the 24 day of December, A. D. 1888  
one Josiah Hyman made, executed and  
delivered his certain note or bond for  
\$355. <sup>59</sup>/<sub>100</sub> to said Andrew Baumgardner



due and payable one day after date  
and waiving the homestead law as to  
the payment of said debt; that at the  
time of said Andrew's death said Josi-  
ah Hymn had not paid said \$355.59  
to said Andrew, nor any part of the  
same; and that after said Andrew's  
death, to wit: on the 6<sup>th</sup> day of August,  
1889 said Josiah paid your orator's  
on said bond \$184.61 which sum is  
credited on said bond.

Your orator will again aver and  
allege that said Josiah Hymn on  
the day of 1890 departed  
this life intestate; that up to the time  
of his death he had not paid your  
orator <sup>nor either of them</sup> the amount of said bonds;  
that the same were then due sub-  
ject to said credit; that on the  
day of 1891 one Robt.

L. Hymn in the county court of  
Lin County, Mo was by said court  
appointed and duly qualified as  
the administrator of said Josiah  
Hymn decd. That said Josiah  
Hymn departed this life seized  
and possessed of a real estate worth



perhaps \$2000<sup>00</sup> and a small personal  
estate, the amount of which personal  
estate your orators are not advising,  
but at any rate they are informing  
and charge that the personal estate  
of said Josiah is largely insufficient  
to pay off his indebtedness, for he  
was not only indebted to your orators  
as a debt, as aforesaid, but to many  
other persons also; and that said R. L.  
Hymn since his appointment as  
admin. of said Josiah Hymn has not  
paid your orators, or either of them,  
the said balance on said bond, &  
that the same is still due your  
orators as debt as aforesaid.

Your orators will again aver  
and allege that both the personal  
real estate of which said Josiah  
died seized and possessed are  
assets for the payment of his  
debts and <sup>all</sup> lawful demands against  
his estate, and that your orators  
and all other <sup>creditors</sup>  
are entitled to have the payment  
of their debt out of his said  
estate.



Your orators will again  
aver, allege and charge that  
said Josiah on his death  
left surviving him a widow,  
Rebecca J. Hym, and a grand child,  
to wit John Hym who was a son of  
the said Josiah and nine children  
to wit: Mollie who married and is  
now the wife of James M. Jones, Alice  
who married the said Sampson, Letricia  
Hym<sup>3</sup>, Emma Hym<sup>4</sup>, The said Robt  
L. Hym<sup>5</sup>, Dolly Hym<sup>6</sup>, Silas Hym<sup>7</sup>,  
Arthur Hym<sup>8</sup> & Pearl Hym<sup>9</sup>, to whom  
said real estate descended sub-  
ject to said Widow's dower and  
the payment of said Josiah Hym's  
debts & legal demands; That said  
John<sup>2</sup>, Silas<sup>3</sup>, Emma<sup>4</sup>, Dolly<sup>5</sup> and  
Arthur Hym and Letricia  
Hym and Alice Sampson are  
infants under the age of 21  
years of age; That an appli-  
cation has been made in the  
County Court of said County by  
Robt L. Hym, one of said Josiah  
himself, to have dower assigned



to said widow out of the real  
estate of said Josiah, and an  
order has been made in said  
court appointing commissioners for  
that purpose, but your orators  
are advised that as yet said  
commissioners have not assigned said  
widow <sup>her</sup> dower.

Your orators will again aver  
and allege that the real estate of  
said Josiah lies in Lincoln County  
on the main road leading from  
Jonesville to Long Hollow and  
is the same which he acquired  
<sup>his father</sup> from Josiah Hyman by deed and  
adjoins the lands of Master  
<sup>and is said to be 150 acres</sup> Callin; and that the rents  
and profits of said land would  
not pay his indebtedness and  
the costs of this suit in five years  
<sup>object in this bill</sup>  
Your orators is to have all  
the creditors of said Josiah Hyman  
summoned before one of your Honor's  
commissioners of accounts, to  
ascertain who his creditors are



and their priorities if any; to have  
a settlement of said administrator's  
account; to have an application  
of all personal estate that may  
be in said Robt. L. Hyman's hands,  
as admr. of said Josiah Hyman to  
the payment of said decedent's  
indebtedness; to have a decree  
adjudging your orator's said debt  
to them and the payment thereof  
out of said estate; and to have a  
sale of said decedent's real estate  
subject to said widow's dower  
therein for the purpose of paying  
off said debt due your orators as  
aforesaid or as much as any other  
creditors debt against the said  
estate of said Josiah Hyman.

The premises aforesaid con-  
sidered, your orators are advised  
that they are remediless save in  
a court of equity, hence their  
prayer is that Rebecca J. Hyman  
Robt. L. Hyman and the same Robt. L.  
Hyman as admr. of the said Josiah  
Hyman, James M. Jones, Mollie Jones  
J<sup>rs</sup> Lonsfearn, Alice Lonsfearn, Eliza



Hyman, Emma Hyman, Sally Hyman  
Silas Hyman<sup>10</sup>, Auburn Hyman<sup>11</sup>, Pearl  
Hyman<sup>12</sup> and John Hyman<sup>13</sup> be made parties  
defendants to this bill of complaint  
and be required severally to answer the same  
on oath as fully and completely as if  
each of them had been thereunto specially  
interrogated; and that a guardian ad litem  
be assigned to defend and protect said in-  
fants' interest in this cause.

And your orators will further pray  
that an order of publication be made  
against James M. & Mollie Jones who  
are non-residents of this State; that  
said Robt. L. Hyman be required to render  
a true and full account of his acting  
and doings as admr. of said Josiah  
Hyman decd; that the creditors of said  
decdent be convened and his assets  
marshalled and applied to the payment  
of his indebtedness; that your  
orators be decreed the payment  
of this said bond out of said estate;  
and that such further and general relief  
be granted your orators as the nature  
of this cause and good conscience



3281

7434

This image shows a blank, aged, light brown page, likely an endpaper or flyleaf of a book. The paper has a textured appearance with visible creases and some minor discoloration or foxing. There is no text or other markings on the page.

This image shows a blank, aged, light brown page, likely an endpaper or flyleaf of a book. The paper has a textured appearance with visible creases and some discoloration or foxing, characteristic of old paper. The page is set against a dark background.

7



\$ 355.<sup>59</sup>/<sub>100</sub>

One day after date I Bind my  
Self and heirs To Pay Andrew  
Baumgardner the sum of Three  
hundred and Fifty ~~Three~~ <sup>nine</sup> Dollars  
and ~~thirty~~ <sup>nine</sup> cents for value received  
and hereby waive my right  
to the Marston Exemption Laws  
as to this debt as witness my hand  
and seal this 24 Day of December  
1888

Joseph W. W. W. W.



1889 Aug 16 My amt accounted to the Bank of 1894

Recd of  
to 1894 \$355.76



To the Hon. Wm. T. Miller, Judge of the Circuit Court of  
Le County:-

Your Petitioner, Mastin Collier, a citizen of the  
said County, would respectfully represent unto your honor that  
heretofore there was a creditor's bill filed in your honor's  
court by one Bumgardner and Russell Administrators of the estate  
of A. J. Bumgardner against the Heirs and executors and administra-  
tors of the estate of Josia Wynn, that in that suit an account was  
taken of the indebtedness of the said decedent, and reported to  
to the court in the said Cause, and the same was duly confirmed  
that on the confirmation of the said account, and order was made  
directing the sale of certain real estate of the said Josia Winn  
of which he died possessed, which sale has been made pursuant to  
the order of the said Court, and the moner all paid to the Commis-  
sioner of sale, and he has disbursed the same, except the small  
sum of about \$40.00 which yet remains in his hands.

Your petitioner will further represent unto your honor that  
he did not know of the taking of the said account, nor of it  
untill it had been confirmed, that at the time said Wynn died  
he was indebted to your petitioner in the small sum of ~~XXXXXXXXXXXX~~  
~~XXXXXXXXXXXXXXXXXXXXXXXXXXXX~~ 14 dollars and 34 cents with int-  
terest from the 15th day of June, 1889, <sup>subject to a credit of 50¢ as of July 8th 1889</sup> which said date is the  
date of the said Note. The said bond is here filed Marked "X" and  
prayed to be considered a part of this petition.

Your petitioner will further represent unto your honor that the  
said debt is still due and unpaid, that he is advised he is en-  
titled to have the same paid out ~~paid out~~ of the said money going  
to the said estate, as he has not been guilty of any negligence  
in not presenting said claim to said Commissioner who took the  
account in the said cause. Now the prayer of your petitioner is  
that he be given an opportunity to establish the justness of his



bond and that a decree be pronounced allowing the same to be paid out of the said fund yet remaining in the hands of the said Commissioner's hands. And He will ever pray &c.

*Fleming Bros*  
*for Collier,*

Virginia Lee County to-wit:-

This day personally appeared before me the undersigned, a *Justice of the Peace* ~~notary public~~, in and for the said County and State aforesaid, the above named Mastin Collier the petitioner, and made oath that the facts ~~the facts~~ set out in the foregoing petition in so far as made upon his own Knowledge, and in so far as made upon the information of others he believes them to be true.

Given under my hand this the 14<sup>th</sup> day of June, 1894.

*H. C. Joslyn*



Burgard & Rumer

U.S. } Fittilein  
of  
Martin Collier

D. L. Wynne adm'r C-

Given under my hand this one \_\_\_\_\_ day of June, 1864.

And upon the information of others he believes them to be true.  
And in so far as made upon his own knowledge, and in so far as  
made upon that the facts the facts set out in the foregoing in-  
state aforesaid, the above named Martin Collier and Fittilein, and  
the undersigned, do solemnly swear to the truth of the same.

This day personally subscribed at

Virginia Lee County to-wit:-

Witness

misdo her, a hands. And he will ever pray for.

One of the said land for remaining in the hands of the said con-  
fess and that a degree he pronounced allowing the same to be true



#14 34 One day after date I Bind myself  
and heirs to pay Martin Collier the sum  
of Fourteen &  $\frac{34}{100}$  dollars for value  
received and hereby waive any right  
to the homestead exemption laws as to  
this debt. as witness my hand and  
seal this June 15<sup>th</sup> 1889  
Joseph W. Wynn Seal



Anti-Cellar

Josiah, Wymond,  
To Note 34 / 4 34

Co. 100 100 100  
fully 100 8 100 9



To the Hon. Wm. T. Miller, Judge of the Circuit Court  
of Lee County:

Your petitioner, W.S.Hurst, a citizen of this County, would respectfully represent unto your honor that, heretofore there was a creditors bill filed in your honor's X Court by one Bungardner and Russell, adms. of the estate of A.J.Bungardner against heirs and admr. of the estate of Josiah Wynn; that in that suit an account was taken of the indebtedness of the said decedent, and reported to the Court in the said cause, and the same was duly confirmed; that on the confirmation of the said account, an order was made therein directing the sale of certain real estate of which the said Josiah Wynn died seised and possessed, which sale has been made pursuant to the terms of the order of sale, and the money all paid to the Comr. of sale, and he has disbursed the same, except a small sum of about \$40/00 which yet remains in his hands.

Your petitioner will further represent unto your honor that he did not know of the taking of the said account, nor of it until after it had been confirmed; that at the time said Wynn died he was indebted to your petitioner in the sum of \$13.46, due by note signed by said Wynn, and dated on the 23rd. day of July, 1894 and payable one day after date. Said Bond is here filed, marked "A", and prayed to be considered as a part of this petition.

Your petitioner will further represent unto your honor that the said debt is still due and unpaid, that he is advised he is entitled to have the same paid out of the said money going to the said estate, as he has not been guilty of any negligence in not presenting his said claim to the comr. who took the account in the said cause. Now the prayer of your C Petitioner is that he be given an opportunity to establish the justness of his said bond, and that a decree be pronounced therein allowing the same to be paid out of the said fund yet remaining in the said Comr's. hands.

And he will ever pry &c.

*Pennington Bros.  
for Hurst*



V I R G I N I A:-

L E E C O U N T Y, to-wit:-

This day personally appeared before me, the undersigned, a notary public for the County aforesaid, the above named W. S. Hurst, the petitioner, and made oath that the facts set out in the foregoing petition are true in so far as made upon his own knowledge, and in so far as made upon the information of others he believes them to be true.

Given under my hand this the..... day of June, 1894.

.....? N. P.



Bungardner & Russell  
vs { Petition of  
W. S. Hursh  
R. L. Hyman & Co

$$\begin{array}{r} 13.46 \\ + 8.00 \\ \hline 21.46 \end{array}$$

~~26087~~  
~~3149~~

100

and not ..... with love to make

卷之四

1945-46

3. The present evidence supports the hypothesis that the observed relationship between the two variables is not due to chance, but is a result of the causal relationship between the two variables.

TRUCKS, TRUCKS:-

# THE



13.46 One day after date I found myself bound  
to pay to Hunt & Shubert Thirteen 1/2 per cent  
Value received and I remain as to this note  
my homestead and all other descriptions

Witness my hand & seal July 28 1884

Joseph H. H. H.



Wright, Thomas

Post 12 46

For Jan, 23. 84

Excuse for Post  
ofc



To the Hon. H. S. E. Morrison  
Judge of the Circuit Court.

The answer of the undersigned  
James H. Thompson, to a Bill in Chancery  
filed in your Honor's Court by  
Barrington & Russell against  
Robert L. Thompson & others, et al.

Your respondent knows  
nothing of the truth or falsity  
of the allegations in said Bill,  
and his said wards being of  
tender years and incapable of  
advising as to their best interests.

Their rights are respectfully placed  
in the hands of your Honor, where  
he knows the same will be  
well managed, and your respondent  
prays to be hence dismissed with  
his reasonable costs.

March 22/1876.

J. H. Thompson.



Birmingham & Bristol

Ans C. & L.

R. L. Mason & Co. et al

1891 - March 2<sup>nd</sup>

Filed 1<sup>st</sup> March Rules

J. P. Skyles C

Ans C. & L.



Bumgardner & Russell Admors & Compt's  
vs. } Mr Chauncy.  
R. L. Hyman admors & et al Defts.

This Cause came on again  
this day to be heard upon the ~~same~~  
papers formerly read therein and  
the reports of R. L. Pennington filed  
in said Cause, one on the 25<sup>th</sup> day of  
October, 1894, and the other with  
dud to M. C. Parsons on the  
day of Nov., 1894, each of which re-  
ports being unexcepted to, it is  
adjudged ordered and decreed  
that each of said reports, ~~the~~ and  
the dud with the later, be and the  
same is hereby confirmed; and  
which deed the Clerk of this Court  
will deliver to the said M. C. Par-  
sons on his paying to the said Court  
R. L. Pennington the sum of \$5<sup>00</sup> for his  
services. And from the former of  
the said reports it appears that  
E. W. Pennington has in his hands  
a fund of \$80<sup>00</sup> that belong to  
the heirs of Josiah Hyman dec'd.,  
to wit, John Hyman, Mallie Jones, Alice  
Sampson, Patricia Hyman, Emma  
Hyman, Robt. L. Hyman, Sally Hyman, Silas  
Hyman, Auburn Hyman and Pearl Hyman;  
it is therefore adjudged, ordered and  
decreed that said E. W. Pennington  
will after paying such costs in this



cause as are ~~paid~~ unpaid, will  
 pay the same ~~pro~~ rata to the said  
 ten heirs of said Josiah Hyam  
 dec'd. And there being nothing  
 further to be done in this cause,  
 it is stricken from the docket.

Burgardner & Russell

vs. Decree final

R. L. Hyam et al

Confided in Court

Chancery, East

Page 70

Enter this

Nov 13 1894.

W. J. W.



POMGARDNER AND RUSSELL ADMRS. etc.

COMPLTS.

VS.

R.L.

WYNN ADMR. &c et als.

DEFTS.

*In Chace*

This cause came on this day to be heard upon the papers formerly read in the cause, and the report of Comr. E. W. Pennington filed herein on the 6th. day of March, 1894, and was argued by counsel: On consideration of all which, and said report being unexcepted to, and for reasons appearing to the court it is adjudged, ordered, and decreed that said report ~~be and is hereby confirmed~~ *and* statement of receipts and disbursements ~~be and is hereby confirmed~~ *and is hereby confirmed*; and it is further adjudged ordered and decreed (said Parsons having paid for the same) that R. L. Pennington who is hereby appointed a special commissioner for the purpose will make a deed to said Parsons for the land purchased by him in said cause on the 2nd. day of Nov. 1891, with covenants of ~~general~~ *special* warranty, and he will report his action ~~to~~ court at a future day of the same. Until the coming in of which report this cause is continued.



Bungardner & Russell

of St. Louis

R. L. Hyman et al

E. O. D. B. Page 55-7

March 9 1894

Enter this  
March 9 1894

H. S. K. M.



Beaugardien & Ruelle adms &c -

21.

Le Lehman.

R. L. Hyman - to school

This cause came on again  
this day to be heard upon the papers  
formerly read therein and the report  
and exhibits filed therein of course.  
Jas. Hyatt filed in said cause  
on the 15<sup>th</sup> day of August, 1891.

On consideration of all which  
and for reasons appearing to the  
court, it is adjudged, ordered and decreed that  
said report and exhibits  
filed therein be and the same  
are hereby confirmed; and it is  
further adjudged, ordered and decreed  
that said Frank P. Beaumgardner  
advers of Andrew Beaumgardner and  
and A. L. Russell, ~~recover~~ from  
R. L. Hyman, admr. of the estate  
of Josiah Hyman decd - the sum  
of \$359.59 with legal interest  
thereon from the 24<sup>th</sup> day of Dec-  
1888 till paid subject to a credit  
of \$184.61 as of Aug 6<sup>th</sup> 1887, and  
their cost in this suit and other-  
wise all other creditors, <sup>recover</sup> from said  
Hyman admr. - The aucts. shown  
to be true each of them in exhibit  
K & Y filed in said Hyatt's report.  
It is further adjudged, ordered



and decree that if said Thymon does not pay  
said sums of money according as  
aforesaid within thirty days, then  
Ct. H. Fremington who is hereby  
appointed a special commissioner for the  
purpose will, after advertising the  
time times and place of sale  
for 30 days at the front door  
of the Court house of L. Co.  
and at W. J. Woods store and  
at such other places as he  
may deem proper, proceed to  
sell on some Court day at  
the front door of the Court  
house of L. County, at pub-  
lic outcry and to the highest  
bidder, the land in the bill  
and from deeds mentioned or  
so much thereof as may  
be necessary to pay the in-  
debtedness of said estate on  
a credit of six, 12 + 18  
months time, except a  
sum sufficient to pay the  
costs of this suit and com-  
missions of sale which he  
will require to be laid down.  
Taking Notes for said deferred  
payments payable to himself  
as such commissioner and bearing



of such  
interest-free note, and with  
separated personal security.

But said Court. before  
proceeding to execute the terms  
of this decree will require  
bond in a penalty of  
\$1000<sup>00</sup> before the clerk  
of this court and conditioned  
as the law requires  
in such cases. And this  
case is continued.



Presbyterian & Baptist  
advertisers

Vol. 10 No. 2

R. L. Hyman stock

Entered Chas. O. B.  
page 345. Sept,  
3rd 1891.

J. S. Hyatt

after the  
Sept 3 1891  
H. L. Hyatt



Beaumont & Russell Indorse Compt's

vs } In Chancery.

R. L. Hyman answer to bill of

This cause came <sup>on</sup> this day to be heard upon the bill of the Compt's and exhibits filed therewith, the answer of the infant defendants Alice Sampson, Patricia Hyman, Emma Hyman, Sally Hyman Silas Hyman, Arthur Hyman, Pearl Hyman and John Hyman, by J. A. S. Hyatt their guardian ad litem, and replication thereto was argued by counsel. And it appearing that process has been duly served upon the resident defendants for more than 15 days before the first day of this term of the Court, and that notice of publication has been duly made against the non-resident defendants and still failing to appear and answer, on motion of the Compt's, the Court doth take their bill for confessed as to these defendants. And on consideration of all which it is adjudged, ordered and decreed that J. A. S. Hyatt who is hereby appointed a special counsel for



for the purpose, after giving due notice of the time and place of sitting, by written advertisements posted for 20 days at such places as he may deem proper. He take state and settle the administration account of Robt. L. Thyme admr. of Josiah Thyme decd. charging him with what did or lawfully ought to have gone in his hands as such admr., and giving him credit for all proper disbursements and he will also convene the creditors of said decedent and ascertain the entire indebtedness of said estate, to whom due, and the priorities thereof, if any exist. He will further ascertain whether the rents and profits of said decedent's real estate will in five years pay his indebtedness, interest and costs of this suit. He will report any other matter deemed pertinent by himself or required by any of the parties



to be stated. And this case  
is continued.



Amaguedus and  
Russell to admit to

vol. 1. Dec. 1871.

R. L. Hymn almost

Order - 1871

1871-1872 April 2, 1872

Enter this  
Apr 2 1872  
11.15 AM

Take account May 22 1872



Beaungardner & Russell adverse

vs

R. L. Hyman adverse & al

In Chan.

The Estate of Josiah Hyman dec'd.

In op<sup>y</sup> with

E. W. Pennington Comr

1892

May

2 By aut<sup>y</sup> from M. C. Parsons on Land Sale

447 28

"

2 To " paid Morgan & Armstrong

447 28

Oct

18 By " from M. C. Parsons on Land purchase

457 90

"

18 To " paid " assignee of S. E. Shelburne

25 60

21

" " " R. L. Hyman

43 00

25

" " " Beaungardner & Russell adverse

170 00

Nov

1 " " " H. P. Ward

215 00

May

23 By " from M. C. Parsons on Land purchase

334 55

24 To aut<sup>y</sup> paid R. L. Hyman

25 25

24 " " " H. P. Ward

68 75

24 " " " To assignee of Morgan & Bruc.

28 60

24 " " " Morgan & Armstrong

230 95

24 " " " Beaungardner & Russell

47 30

100 01 7 12 6 7 2

To

To the Hon. H. S. K. McCreary Judge  
of the Circuit Court for La County.

From the foregoing statement will  
be seen what has come to my hands  
as Comr. in said Cause and also  
what I have disbursed. M. C.  
Parsons the purchaser of the land  
in the bill mentioned yet owes  
your Court the sum of \$



on the purchase price of said  
land. Now your Court asks your  
honors instructions as to the Col-  
lection & disposition of the same.  
And he prays that this Statu-  
ment of his account be con-  
firmed - and that to the extent  
of his receipts & disbursements  
he be released from any  
further liability on his bond  
as such Court.

This May 29<sup>th</sup> 1848

E. H. Huntington  
Clerk.

Bearings due to  
Pursuant to order

as Statement of  
Court. Huntington  
account

R. L. Hyman admitted



Commissioner's Office

Jonesville Va Aug 15<sup>th</sup> 1891.

Barrington Russell Admors Deft

against

R. L. Nymon Admr, et al Defts

Indebted

To the Honorable H. S. K. Morrison Judge of the Circuit Court for Lee County Va.

Your undersigned Special Commissioner in the above styled Cause, respectfully reports, that after advertising and giving notice as required by the decree entered in this Cause April 2<sup>nd</sup> 1891, I proceeded on the 20<sup>th</sup> day of August and succeeding days - to perform the duties assigned me in said decree -

And as will be seen by statement herewith filed marked X I have partially stated the Administrators account of R. L. Nymon as Admr of the Estate of Josiah Nymon decd.

I charge said Admr with Sale Bill etc, which will be due and payable January 23<sup>rd</sup> 1892 and amount to the sum of \$280.50



which is all that is properly chargeable to said Adm<sup>r</sup>. But I am informed by said Adm<sup>r</sup> that he will receive something like \$120.<sup>00</sup> from rents for year 1891, which I list as against said Adm<sup>r</sup>. I have given him credit for 10% Commission, and for bonds 172, and for several small claims, Dr. Bills, Coffins and funeral expenses generally, resulting in showing, after charging him with amt. for rents, that there will be in his hands the sum of \$190.<sup>00</sup> to be paid on debts, a list of which is herewith filed marked (X Y) no one debt has any priority over the other so far as your Court has been able to determine.

171, is the bal of the note sued on in this cause and amounts including interest on the 23<sup>rd</sup> July 1892 to the sum of \$276.38, The reason I compute interest down to July 23<sup>rd</sup> 1892, is because the sale money becomes due on this date. 271, Is a note due Morgan & Armstrong Business, bearing



by Wm. D. Wood who is paying  
interest on said note as it matures,  
hence I only list the  
principal of said note  
which is \$677.36. 3X1 is two  
notes and an account due W. D.  
Wood and amount in the aggregate  
including interest on the said  
23<sup>rd</sup> January 1892, to the sum  
of \$258.78. 4X1, is an account  
proven to remain unpaid to R.  
L. Myer, and amounts on the  
said 23<sup>rd</sup> January 1892, to \$64.50.  
5X1, is a note executed by  
Josiah Myer in his life time  
to Dr. S. E. Shelburn and assigned  
by him to M. C. Parsons which  
amounts on said 23<sup>rd</sup> January  
1892 to the sum of \$24.60, and  
the entire debts report amount  
to \$1301.61, from which I  
take the supposed amount  
of personal assets which  
is likely to be in the Admin-  
istrators hands after paym-  
ent by him of the small debts  
as listed, leaving the sum of  
\$1111.61, as the amount, which  
will have to be paid by the sale of



real Estate.

Your Commissioner assisted in laying off dower to the widow and in that way had occasion to look over the land owned by the decedent, and without the expense of depositions as to the rental value thereof arrives at the conclusion that after the dower is taken off, the remainder of said land will not in five years rent for a sum sufficient to pay off the debts listed, hence a sale of the land will have to take place in order to pay off said indebtedness.

The Admr. R. L. Hyatt (the oldest son) and all others interested admit this fact, and the sooner the same takes place the better it will be for all parties.

Respectfully submitted  
J. A. Hyatt  
Admr.



1203.51  
1005.50  
198.81

130.63  
20.82  
3.15

1301.60  
102.00  
103.8  
12.8  
180

Quinn Gardner Russell  
Adm. Sec. of the

20<sup>th</sup> Course Report  
Dr. L. Hyman & Co.

Filed Aug. 15<sup>th</sup> 1891  
J. A. Hyatt

Course fee \$20.00



R. L. Myer Adminr of the Estate  
of Josiah Myer decd.,  
To the Creditors and distribu-  
tees of said Estate

1893				
Jan. 23 <sup>rd</sup>	To this sum bal Sale Bill Jan. 23 <sup>rd</sup> 1892		\$69.13	
" "	" " " Int to Jan. 23 <sup>rd</sup> 1893.		\$4.14	
" "	" " " rents for year 1891 com &c		134.03	
" "	" " " Total receipts Jan. 23 <sup>rd</sup> 1893		\$203.16	
1	By this sum paid for burial out	16.65		
2	" " " " Taxes for 1891	8.63		
3	" " " " Bal. Alex. Osleure's wife	2.00		
4	" " " " P. M. Reason, D. S.	1.00		
5	" " " " Orial Lawson Engen	1.00		
6	" " " " Catharine Otyden Indst	10.48		
7	" " " " bal J. P. Sallespacet	12.75		
	By 10% com. on \$138.17 bal Est.	13.81		
	By this sum to be paid for this title	2.50		
	" " " " " " " recording	1.75		
	By this sum in Adminr's hands	132.59	\$203.16	

1893.				
Jan. 23 <sup>rd</sup>	To this sum bal. Prior unaccounted for		\$132.59	
" "	" " " Interest to Jan. 23 <sup>rd</sup> 1893		4.14	
" "	" " " Total Est. " " "		\$136.73	
8	By " " paid Geo. J. Shelburn	\$7.89		
	By this sum in Adminr's hands	128.84	\$136.73	

1894				
Jan. 23 <sup>rd</sup>	To this sum unaccounted for last year		\$128.84	
" "	" " " Int on same. to Jan. 23 <sup>rd</sup> 1894	\$7.73		
	(amounts over)			



1895-  
 Jan'y 23

		Int	Cr	Dr
	To these sum unaccounted for Jan'y. 23 1894	\$7.73		\$128.84
	" " " Int on prin, to Jan'y 23 1895	7.73		
9	By this sum paid Hurst debt in full		21.45	
10	" " " " Martin's note " "		17.99	
11	" " " " Attorneys Com.		1.63	
12	" " " " Clerk costs in suit against <sup>W. A. Stout</sup>		6.43	
	By 10% com on \$5.46 receipts		1.54	
	By this sum in Amos hand to square		79.80	\$128.84
	To this sum principal due			\$79.80
	" " " Int, due			15.46
				<u>\$95.26</u>



Ad W. W. W. 1 1912  
I Pray for to  
I pray for  
to holding in the

to hold in the  
on blood 51  
of the 1912  
of the 1912  
of the 1912  
of the 1912  
of the 1912  
of the 1912

of the 1912  
of the 1912  
of the 1912  
of the 1912  
of the 1912  
of the 1912  
of the 1912



the 4 place Man  
to take B.C.  
and to the  
garden 50 CB



Joseph Wain January

27

335

197

1888

	Done Sapping	25
Jan 27	to 2 rooms	20
Feb 1	to Woke one child	175
Feb 2	to 1 room	10
	to halling, Sunday Regell	
Feb 4	to Sharpside house	10
Feb 9	to 1 room	10
	to 1 room	35
Feb 10	to 1 room	25
Feb 16	to 1 room	25
Feb 16	to 1 room	25
	to 1 room	5
Mar 9	to 1 room	10
Mar 10	to 1 room	10
Mar 28	to 1 room	25
Mar 31	to 1 room	15
Apr 4	to 1 room	25
Apr 10	to 1 room	25
	to 1 room	10
	to 1 room	25
	to 1 room	5
Apr 10	to 1 room	20
May 4	to 1 room	10
May 7	to 1 room	5
May 23	to 1 room	25
May 27	to 1 room	5
December 18	to 1 room	100
	to 1 room	25
Mar 20	to 1 room	40
	to 1 room	10
Mar 24	to 1 room	100
	to 1 room	50
		11.10



R C Berte L Wine 1897

Date	Description	Amount
January 14	To A. W. S. House	80
Feb 11	To one pair of S. House	10
Mar 5	To one pair of S. House	60
Mar 26	To one pair of S. House	5
Apr 11	To one pair of S. House	10
May 3	To one pair of S. House	5
May 26	To one pair of S. House	25
June 11	To one pair of S. House	25
June 28	To one pair of S. House	10
July 3	To one pair of S. House	20
July 28	To one pair of S. House	20
Aug 11	To one pair of S. House	70
Aug 28	To one pair of S. House	75
Sept 11	To one pair of S. House	75
Sept 28	To one pair of S. House	50
Oct 11	To one pair of S. House	45
Oct 28	To one pair of S. House	20
Nov 11	To one pair of S. House	10
Nov 28	To one pair of S. House	105
Dec 11	To one pair of S. House	45
Dec 28	To one pair of S. House	25
Total		500



the  
Grand Maitre's Office

1884

to Shaking at Lakes	25
Apr 27 to Shaking all around	80
Apr 28 to cutting meters and Puton	50
Apr 29 to Shaking at all around	140
Apr 30 to W. and W. S. S.	25

Nov 25<sup>th</sup> 1881 Br By deposit

345

350

3

37

18

55

26

7

William Astor, Lord of the	50
to one / piece of paper	
to three and half of the green	
to five of the green of the	
to one / piece of paper	50

Jan 27 10. To one / Sir / the house  
Jan 28 10. To one / Sir / the house



E. White Horse & Co. 1887

to Singapore 20

2  
to sire Wipul March 1887

to come home 25

12 to one tire furnish 275

March to come Plo W. Said 40

April 20 to come Pair new house 50

May 20 to come new house 25

May 20 to 1 Plo W. Said 40

to come home 25

To one tire belt and put on other horse 100

June 2 to 1 of Wark home and mass 150

to one pair of head line 25

one singline By Bob Wink 75

one pair Wink

June 20 to one pair of new house 50

to Wark home 60

919

Desem 1887 27

to one day holding 200

January 21 to 1 day in crop 25

to one on 1st Plo 100

Credit By holding 100

Credit By 1st and 2nd Plo 100

Credit By 1st Plo 100

Credit By 1st Plo 100

750

Balance \$1275



Virginia

Lee County to wit

This day James R. P. Sally Personally appeared before me the undersigned - a Justice of the Peace in & for Said County, and made oath that the within account against the Estate of Josiah Wynn. Deceased. is just & true, & that the same is unpaid -

Also, W. R. Claiborn appeared before me at the same time & made oath, that he had seen Mr. Wynn at different times at the Blacksmith Shop of Mr. Sally, having work done, & that he believes the account as stated is correct.

Given under my hand this 27<sup>th</sup> day of December 1891. —

A. Williams J. P.



(7.) James P. Sally &

Acct

V.D.

Josiah Wynn &

Estate





Received from

Sept 1st 1892

R. G. W. W. W.

Five Dollars

for

\$ 13.71

for



Prin  
cut

1

15.71  
94

16.65



MR. *Wynn Josiah, est.*  
1891.

District No. *2*

TO J. P. GRAHAM, TREASURER OF LEE COUNTY, VA. DR.

<i>2</i> TRACTS.	State Tax 30 cents on the \$100.		State School Tax, 10 cents on the \$100.		Co. School Tax, 10 cents. on the \$100.		Dist. School Tax, 10 cents on the \$100.		Road Tax, 15 cents on the \$100.		County Levy <del>20</del> cents on the \$100.		TOTAL AMOUNT OF TAXES.
To <i>6 1/4</i> Acres land, val. \$ <i>822</i>	<i>2</i>	<i>47</i>		<i>82</i>		<i>82</i>		<i>82</i>	<i>1</i>	<i>23</i>	<i>2</i>	<i>06</i>	<i>8 22</i>
Property, income, etc.													
Capitation Tax, . . .													
County School Tax, . .													
District School Tax, . .													
State School Tax, . . .													
Total, . . .													<i>8 22</i>



2

2  
mark





May 28<sup>th</sup> 1892

OF R. L. Wynn, through  
C. H. Chubb, Treas. 88 DOLLARS.

100

For Alva Osborne, Work for  
Larkin Wynn Estate  
J. W. P. Wood



Price  
List

1.88  
12  

---

2.00

3



Received of R. E. Hayman  
administrator for cash  
\$1000.00 one dollar  
for serving two notices  
one to J. A. G. Hiatt  
+ one to H. C. Johnson  
This Jan 17th 1893  
P.M. Resour Dept  
for at B. Murray  
S. D. C.



1873

1873

August the 16 1892

Received of R L Wynn ad<sup>r</sup>  
of the Estate of Josiah Wynn  
Dues \$100 for orig sale

Rial. Lauron





Mr. Robert L. Wynn

5

Richmond

Lee Co

Va

Jan Nov 1

1881

Oct 11 10 1884  
Nov 1 11 1881

1884 10 11  
1881 11 10

2 11 1

1886 4 21  
1884 10 11  
1 6 10

1886 12 17  
1886 4 21

1887 7 26  
1886 10 24  
1 4 21  
1 6 3

1889 12 7  
1887 10 24  
2 1 13

13.84  
1.00  
12.84  
1.06  
7700  
2568  
15136

16  
1.06  
70  
3  
270

1500  
270  
1770  
520  
1270  
114  
1384

12.70  
1.06  
7620  
3810  
11430

12.84  
58  
1835  
1.06  
11.85

1.7110  
3554

1.066  
11185  
12.91  
3

9.91  
1.06  
1595.6  
2

11912  
49

1240  
991

1115  
116

9.99  
1.06

15994  
999

70.58  
1.60

8.98



11/1/74

1500

12 58  
6

5000  
18

1500  
258

7548  
31

270  
12

1758  
500

200

258

1258  
15

11/1/74

1150

742  
2

1319  
150

2928

4452

1158  
58

70

45

1212

12

25

300

58

114

916

102

55

018

42

276

32

742

114

450

# VIRGINIA--LEE COUNTY, TO-WIT:

TO C. E. Cheek Constable of said County:

I HEREBY COMMAND YOU TO SUMMON

R. L. Wynn  
Adm of Josiah Wynn Seed

It to be found in your District to appear at my office in said County, on the  
30<sup>th</sup> day of July, 1892 before me or such other Justice of said County, as may be there to  
try this warrant, to answer complaint of Catharine Hayden

and upon a claim for money not exceeding \$100, exclusive of interest, to-wit: For the sum of \$15<sup>00</sup> due  
by Cate, and then and there make return of this warrant.

Given under my hand the 4<sup>th</sup> day of June, 1892  
H. C. Foslyn, J. P.

Catharine Hayden  
Against R. L. Wynn Adm } On the 30<sup>th</sup> day of July, 1892  
(In debt.) } Jonesville in said County.  
At.....

JUDGMENT, That the Plaintiff recover of the Defendant \$ 15<sup>00</sup>, with interest thereon from the  
1<sup>st</sup> day of Nov, 1886, till paid, and \$ 1<sup>00</sup> for costs.

H. C. Foslyn, J. P.

VIRGINIA--LEE COUNTY, To-wit: To C. E. Cheek Constable of said County.

I command you in the name of the Commonwealth of Virginia, that of the goods and chattels of.....

R. L. Wynn Adm of Josiah Wynn  
Seed, in your county, you cause to be made the sum of \$ 15<sup>00</sup>, with  
interest thereon from the 1<sup>st</sup> day of Nov, 1886, till paid, which Catharine  
Hayden has recovered before me in a  
warrant in debt, and also the sum of \$ 1<sup>00</sup> which were added to the said Catharine  
Hayden for costs in prosecuting said warrant.

Given under my hand the 30<sup>th</sup> day of July, 1892,

H. C. Foslyn, J. P.

2-16  
60

1888  
1890

Dec  
Dec

u  
u

5-00  
1-00  
1-50  
3-00

1884  
1886  
1886  
1887

Oct  
Oct

24-  
24-

1884  
1886  
1886  
1887

u  
u  
u





One day after date, I bind my self to pay  
James Shelburn the just and full sum of five  
dollars and a half, for value received of him  
this the 30th day of March 1887. As witness  
my hand and seal

Foriat Myer Seal

This day personally appeared before me George S. Shelburn and made oath to the  
above note to be just and unpaid to the best of his knowledge  
this June 27 1894

J. P. Myers, J. P.



Received of R. L. Adner of Iowa Missouri  
Seven Dollars & Eighty nine cents the  
full amount of this note & sent to ad  
June 30<sup>th</sup> 1894 G. S. Shelburne

I sign the within over to  
George S. Shelburne  
June 20 1894  
May J. Shelburne

Recd. of R. S. Hyman  
admr. of the estate of  
Josiah Hyman decd.  
Twenty One dollars  
and 45/100 dollars -  
on a note in the our  
hands for collection  
in favor of H. S. Hurst.  
This the 14<sup>th</sup> June 1894.  
Flemington Bros.  
per E. H. P.



4

1875

June the 14<sup>th</sup> 1874

Received of

R. L. Myers ads

of Great Myrtle

the sum of

seventy dollars

and 88¢ the amount

in full in cash

that I have a

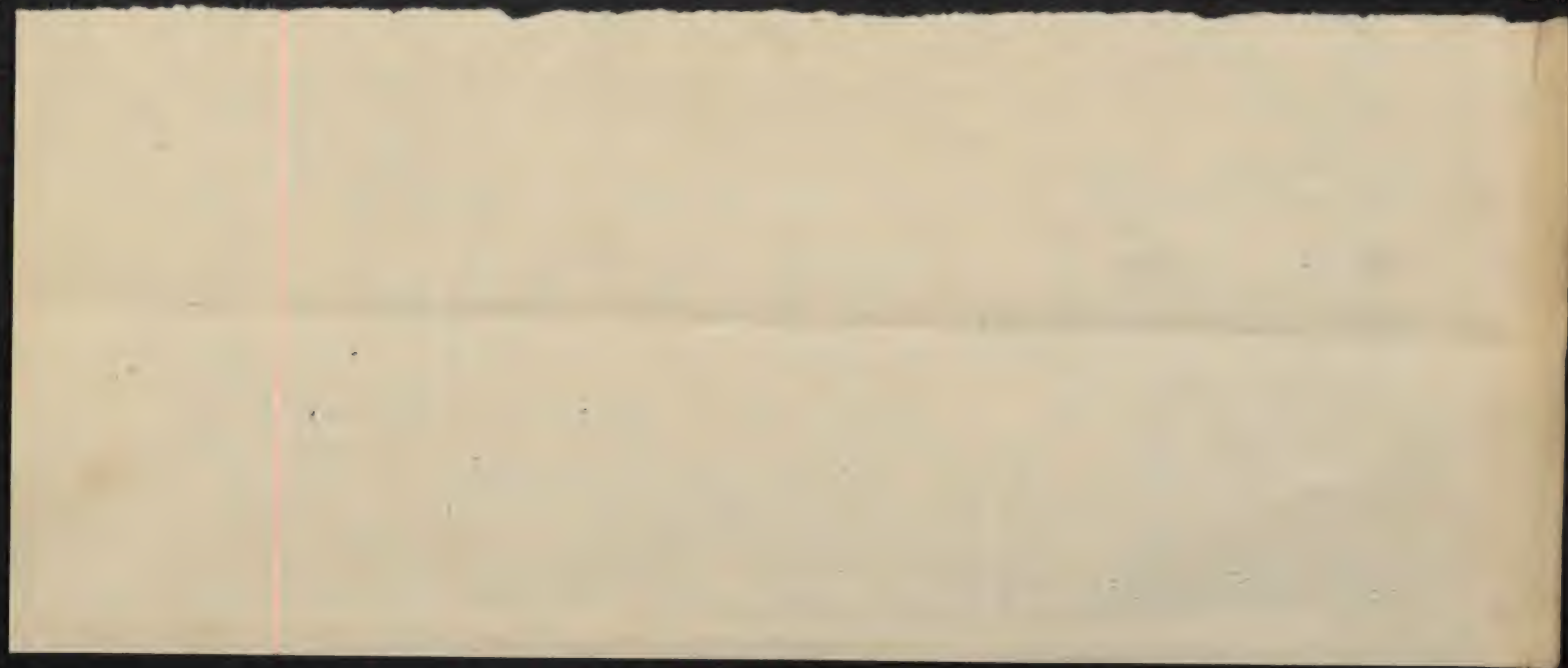
right the estate

of John H. H. H.

Martin L. L.









11

\$6.43

Received of R. L. Wynn Amr. Isaac  
Wynn died Six & <sup>43</sup>/<sub>100</sub> dollars my fee  
in his suit vs W. A. Stout et al -  
Jan'y. 10 1895 - J. A. Syatt ltr  
clerk &c



12

R. L. Wyman Administrator of the  
Estate Josiah Wyman decd.

1892 To the Creditors of said Estate On

Jan 23 <sup>rd</sup>	To this sum amount of Sale Bill "A." due and payable Jan 23 <sup>rd</sup> 1892	\$280.56	
	By 10% commission thereon	\$28.05	
1	" This sum paid Alex Osburn	5.75	
2	" " " Taxes for 1890	14.77	
3	To be paid W. S. Larnell for coffin	25.60	
4	" " " Dr. M. B. Spruce on his bill	42.12	
5	" " " S. E. Shelburne " "	24.38	
	" " " M. D. Richmond Store acct	5.71	
7	" " " Miles & Co. Parsons " "	4.45	
8	" " " L. A. Russell " "	2.85	
9	" " " Job. Wyman on Settlements	29.80	
10	" " " for assigning down	10.00	
11	" " " Cost of Settlements	12.00	
12	" " " Administration	6.00	\$211.43

\$69.13

Debits for year 1891 Day

120.87

Bal to pay our debts

\$190.00

Add Bal on hand

13.16

\$203.16



J. L. Harrison  
General Agent  
Statement of  
this account  
\$190.00

(X)

Vouchers paid  
to be paid by  
Administration

All Available Text Successfully Captured



List of property sold by me  
as Administrator of the Estate  
of Josiah Wynn decd, on the  
23<sup>rd</sup> day of January 1891, on  
twelve months time.

To	Job Wynn	one pair balances	\$ 1.50
"	Same	1/2 one broad ax	25
"	Wm Sampson	one iron square	45
"	John A. Baumgardner	one hand saw	80
"	W. P. Hood	one Bell	10
"	John A. Baumgardner	" 4 pr pitch fork	85
"	R. L. Wynn	dayth & another	60
"	Same	" pair hammer & D	25
"	Rebecca Wynn	Cross cut saw	25
"	Same	Shot gun	60
"	Master Collier	Double plow	40
"	Same	Colter	30
"	Rial Lawson	Hill side plow	1 60
"	Job Wynn	Cutting box	3 60
"	Rebecca Wynn	Clock	30
"	Rial Lawson	6 pieces of lumber <sup>7 1/2</sup> ft	6 20
"	D. D. Hall	3 pieces of lumber 48" x 8"	4 08
"	Jacob Pate	4 pieces of lumber 18" x 8"	3 16
"	Wesley Flemon	one can	21.50
"	R. L. Wynn	one can	21.25
"	W. L. Stout	one Colt	81.35
"	Rebecca Wynn	6 Sheep	24 25
"	Filmore Lutton	4 Shoots <sup>35.7</sup> hats	8 72
Amount forwarded			\$ 182.71



List of indebtedness  
owed by the East  
of Josiah Wynn

Josiah Wynn  
Bale Bill

W. A. Russell acct \$2.58  
W. S. Russell " 24.00  
C. W. Debus 2.60  
Taxes for 1890 - 14.77  
Clerk's fees  
W. B. Spencer 39.00  
W. S. Russell

\$280.56  
Dec Jan 23rd 1891.

(A)

Amount brought over		\$182.71
To Jeremiah Daugherty	St Carver	14.00
" H. C. Fugate	St Carver 203rd	67 13.40
" Same	" " 203rd	67 13.50
" D. D. Hall	" " 20 " 66	13.20
" Elias Bowman	" " 20 " 68	13.60
" D. D. Hall	" " 20 " 67	13.40
" D. D. Hall	" " 20 " 67 1/4	13.15
" Wm. Sprinkle	1 per Shuck	3.30
Total - - - -		\$280.56

Robert L. Wynn Administrator



1890 Josiah Wynn  
In acct with B. A. Russell Dr.

May	23	To 9 yds Prints $8\frac{7}{8}$	10 yds White goods $15^0$	\$ 2 25
Dec.	13	" 2 qts. sulphuric Ether @ $15^0$		30
				2 55
				10
				2 45

Dr. to Jan'y 23 1892

Virginia Lee County to wit:

I, John R. Gibson clerk of Lee County Court do certify That B. A. Russell this day made oath before me in <sup>my</sup> presence in said County that the foregoing account of \$ 2,55 against the Estate of Josiah Wynn decd. was just & unpaid  
Given under my hand this  
24<sup>th</sup> Day of March 1891

J. R. Gibson clk

Joseph Harris Esq

To ~~3~~ 1000

20 ~~3~~ 253

20 ~~3~~ 253

Q. A. Harris



The Estate of Josiah Wynn  
 1890 To W. S. Crowell Dr  
 Sept 9 To coffin for Son 8<sup>00</sup>  
 interest to July 25<sup>th</sup> 1892 64  
 1890  
 Dec 15 To coffin for Josiah Wynn 11<sup>00</sup>  
 interest 96  
 January 25<sup>th</sup> 1891  
 \$25<sup>60</sup>

Finals Hymn  
August 24<sup>th</sup>

W. A. Linnell



## STATEMENT OF ACCOUNT.

Jonesville, Va. July 23 1891

Mr. Joseph Hymus see estate.

TO M. B. SPENCER, M. D. Dr.

1890

FOR MEDICAL ATTENTION.

July 27	To 1 visit Daughter Fever	2.00
" 28	To 1 visit Daughter "	2.00
" 29	To 1 visit " "	2.10
" 30	To 1 visit " "	2.00
Aug. 1st	To 1 visit " "	2.00
" 3	To 1 visit " "	2.00
" 5	To 1 visit " "	2.00
" 7	To 1 visit " "	2.00
" 9	To 1 visit " "	2.00
" 11	To 1 visit " "	2.00
" 14	To 1 visit " "	2.00
" 16	To 1 visit self & Daughter	2.00
" 19	To 1 visit Trissy	2.00
" 16	To medicine self	.50
" 27	To med. Daughter	.50
" 28	To 1 visit Silas	2.00
" 29	To 1 visit Silas	2.00
" 31	To 1 visit Cous	2.00
Sept. 4	To 1 visit Cous	2.00
" 7	To 1 visit Cous	2.00
" 9	To 1 visit Cous	2.00

\$39.00

Virginia

Lee County to wit:—

Dr M B. Spencer this day made oath before me that the above account is just and due him as set forth and Robert L. Hymus made oath that M B Spencer performed the services as set out in said account and that the same remains unpaid. Given under my hand this July 22<sup>d</sup> 1891

J. C. Wyatt Clerk  
J. C. Hymus



Isiah Myers

To <sup>3</sup>/<sub>4</sub> account

Dr M B Spencer

\$39.00

Int 3.12

942.12

Filed July 22/1891



1890

May 2<sup>d</sup>

Joseph. Hyman

To. J. E. Shelburn D<sup>r</sup>

" To. 1 visit	2.00
" 8 " 1 do	2.00
" 20 " 1 do	2.00
" 31 " 1 do	2.00
July 29. 1 do	2.00
Sept. 16 & 19 2 do	3.00
" 29 <sup>th</sup> 1 do	2.00
Oct 4 " 1 do	2.00
" 8 " 1 do	2.00
Dec 1 " 1 do	2.00
" 13 " 1 do	2.00
\$ 23.00	

Sir-

I enclose you my apc V.S. Joseph Hyman. to file in your report, as Comr  
 July 28/91.  
 S. E. Shelburn

Dr. S. E. Scholten

3 doct

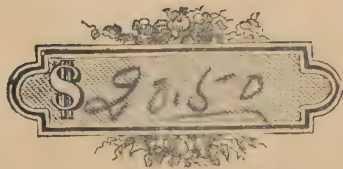
no 23 p

Special Vynis doct

---

Bill	\$23.00
Doct.	1.38
	\$24.38





One day after date I promise to pay to the order  
of S. E. Shelburne  
Twenty Dollars 50 Cents,  
for value received, and hereby waive the benefit of ~~my~~ <sup>his</sup> homestead exemption  
as to this debt. Witness my hand and seal this \_\_\_\_\_  
day of Sept 28, 1888.



Eagle Job Office.

\_\_\_\_\_  
(Seal.)  
Wm. W. W. W. (Seal.)





MR. *Wynn Josiah*

District No. *2*

1890.

TO

J. P. GRAHAM, TREASURER OF LEE COUNTY, VA.

DR.

<i>2</i> TRACTS.		State Tax 30 cents on the \$100.	State School Tax, 10 cents on the \$100.	Co. School Tax, 10 cents on the \$100.	Dist. School Tax, 10 cents on the \$100.	Road Tax, 15 cents on the \$100.	County Levy 40 cents on the \$100.	TOTAL AMOUNT OF TAXES.
To <i>164 1/2</i> acres land, val. <i>\$82250</i>		<i>247</i>	<i>82</i>	<i>82</i>	<i>82</i>	<i>206</i>	<i>206</i>	<i>9 05</i>
Property, income, etc. <i>320</i>		<i>96</i>				<i>80</i>	<i>130</i>	<i>3 06</i>
Capitation Tax, . . . <i>1</i>		<i>1 50</i>						<i>1 00</i>
County School Tax, . .			<i>32</i>					<i>32</i>
District School Tax, . .				<i>32</i>				<i>32</i>
State School Tax, . . .					<i>32</i>			<i>32</i>
Total, <i>July 24/89</i>								<i>14 07</i>

Received payment of *Robt. L. Wynn Adm'r of*  
*Josiah Wynn, dec'd.* Received Payment in full, *A. L. Bowman* Treas'r.

64 132 64 132 64 132  
Apr 29 1891

(2)

1891  
London



Jonesville, Va., July 23<sup>d</sup> 1889,

Mr Josiah Myers-

Bought of M. D. RICHMOND,

DEALER IN

General Merchandise and Produce.

Jan	8	To Bal on a/c after due bill	80	
	26	" Coffee 50	50	130
July	27	" 1 Bale Domestic 46 yds @ 7 <sup>1</sup>	3 34	3 34
August	14	" 1 Bale Cotton 100 17 <sup>1</sup> / <sub>2</sub> History 90	1 90	
		" 12 <sup>1</sup> / <sub>2</sub> lbs Sole Leather 30	3 75	5 65
Sept	5	" Coffee 50	50	50
Oct	12	" 3 <sup>3</sup> / <sub>8</sub> lbs Sole Leather 1 Elem. Geography 60	1 61	
		" 3 <sup>1</sup> / <sub>4</sub> yds calico 72	25	1 86
Dec	28	" 3 <sup>1</sup> / <sub>2</sub> lbs Sole Leather 30 1 lb Candy 5	1 20	
		" 1 cloth collar 50	50	1 70
1890	Jan	13 " 1 for child's shoes	50	50
			14 85	

1889 Credits-

July	27	Cr By due bill	1 02	
		" " 15 lbs Side Bacon 9	1 35	
Aug	17	" " ant-out Witness claim	64	
		" " 1 Side Bacon 19 lbs @ 9	1 71	
		" " 1 Cheese 4 lbs @ 10	40	
Sept	5	" " Witness claim (Thompson case)	1 50	
Dec	28	" " 7 <sup>1</sup> / <sub>4</sub> Bus corn 60	3 62	
			10 24	

1890

Lebr 1 Bal due M. D. Es EsK 4 61

Int to Feb 1<sup>st</sup> 1892 -

10 10  
15 71



Single Women Est  
 3 22.00  
 10 4.00  
 3 1.00  
 10 5.70  
 10 2.00



Jonesville, Va.,

Jan. 1

1891

Mr. Josiah Wynn (Healed)

Bought of **MILES & PARSONS,**

**DRUGGISTS AND CHEMISTS**

DEALERS IN

**Drugs, Toilet Articles, Perfumes, &c.**

PRESCRIPTIONS CAREFULLY COMPOUNDED.

ALL DRUGS WARRANTED PURE AND FRESH.

To Bal- (for medicine)

sent to Feb 1<sup>st</sup> 1892

\$4 30

25

4 05

to

for

for

for

for

Seaman to balance me by R. W. Wynn to be  
sent out all unpaid July 24<sup>th</sup> 1891

for  
for  
for  
for  
for

David Thompson

to 3000  
24.00  
Dent 2.00  
26.00

Makes 8.00

David Thompson  
\$420



45.75 June the 30 1891

Received from Robert L Wynn  
Admin of Josiah Wynn Estate

Here \$5  $\frac{75}{100}$  Dollars for labor for  
Josiah Wynn

Alexander Charn

22 16  
28 58  
20 41  
31 00  
10 50

2647  
1000  
675  
323 75  
1631.25

(1)



Received of R. L. Wynn ad of The Estate  
of Josiah Wynn Dec \$26.68 in full for Two  
Coffins This Dec 19<sup>th</sup> 1892  
W. S. Crowell

Sh. 7





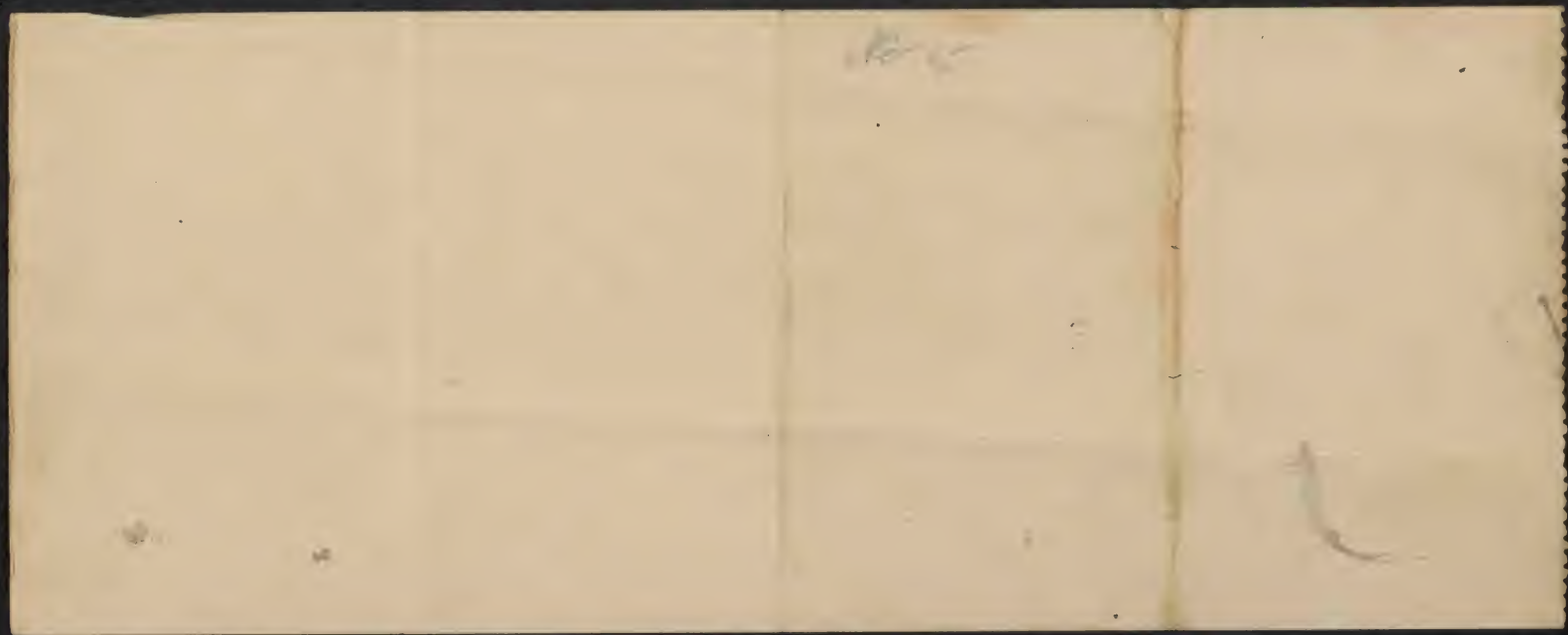
Oct 21st 1892

Received from Robt. L. Hymn & Son  
of Josiah Hymn Ten Dollars

part on previous bill

\$10.00

W B Fencer





\$10.00

Received of Robert L. Hymn  
Admin of Josiah Hymn estate  
the sum of Ten Dollars a  
part of medical account  
this Nov 23 1892

M B Spencer M.D.

2527



5.00

Received of R. L. Wynn Adm  
of Josiah Wynn Dec. the sum  
of Five Dollars to be credited  
on medical account of said  
Josiah Wynn Dec - This the  
Jan. 3<sup>rd</sup> 1894

W B Spencer M.D.



Feb 28 1893

Received from Robt L Hym  
Adm. of Est. of Josiah Hym for **Dollars**  
an Mexican bill



5.75

Wm D Spencer M.D.



No 16

Received of Robert Hyman  
Admin. of Josiah Hyman Estate  
the sum of Five Dollars  
to be credited on medical  
bill. March 20 1893

W B Spence



No 17

Received of Robt. L. Hymn Adm. of  
Josiah Hymn Estate Seven Dollars and  
Twelve cents (\$7.12) It being the balance  
in full of my medical account against said  
Estate to date. May 19th 1894

M B Spencer M.D.



4

June 2 1898

Received of R. L.

Wynne \$11.00 eleven  
dollars as adminis-  
trator of Joseph Wynne  
estate the amount  
in full of balance  
his estate

L. E. Shelton



18-19

Dec 8/1892

Received of R. L. Wynn fifteen  
dollars as part pay of account on  
note I have against Joseph Wynn's  
estate R. L. Wynn administrator  
of said estate

S. E. Shellum



5-

$$\begin{array}{r} 26 \\ 24,38 \\ \hline 1.62 \end{array}$$

8-270

\$4.45-

Received of Robt. Hyman  
administrator of Jacob Hyman dec'd.  
Four dollars and forty five cents,  
(4.45) the amount in full of  
his account to date.

Wm. & Parsons  
May 19, 1844. To Miles



7



Feb'y 8<sup>th</sup>

1893

Received from Robt. L. Wynn admr. of  
Josiah Wynn dec Two + 93/100

Dollars

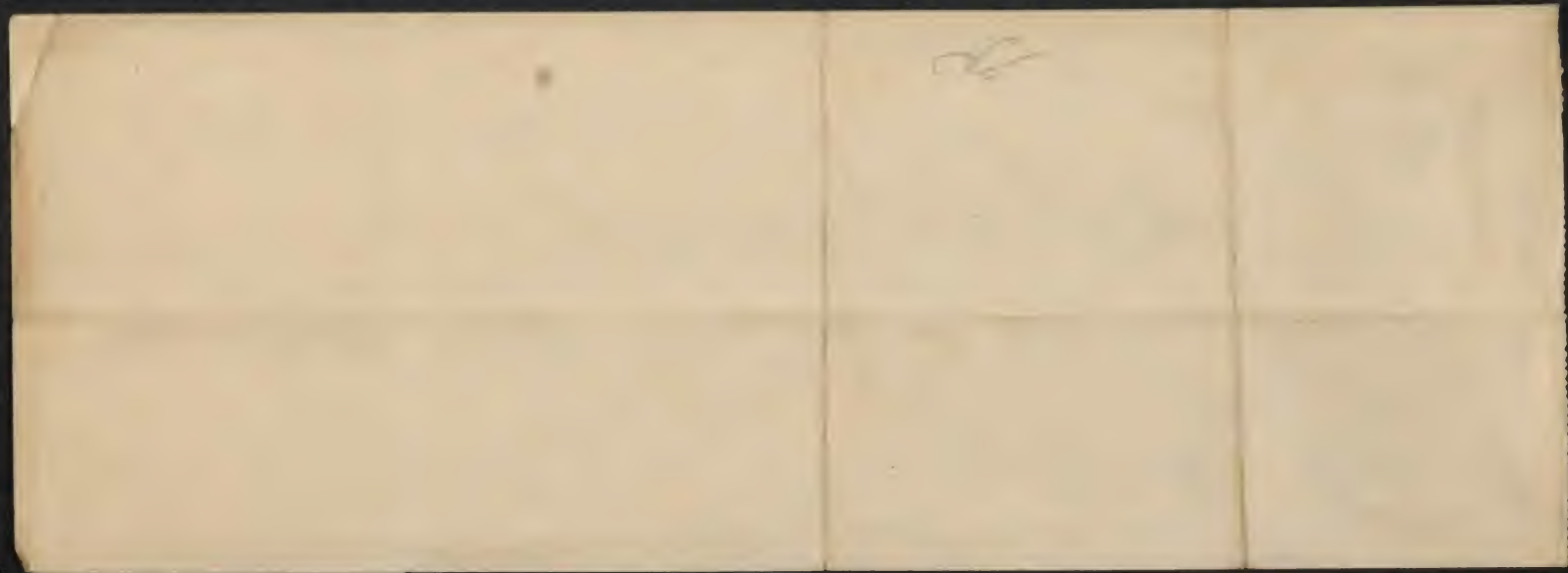
in full of sture acct.



2 <sup>93</sup>/<sub>100</sub>

C. A. Russell





This Certifies that we J. A. C.  
Legate and J. C. Jordan to whom  
settlesmen of the matter of  
Jesse L. Wynn & Josiah Wynn  
and Jos. Wynn was referred  
have this day examined the papers  
in the case carefully and find  
that the estate of Josiah Wynn  
decd is due to Jos. Wynn on  
bond, bequeathed by said Jos. Wynn  
& wife to Josiah Wynn the  
sum of twenty nine dollars  
& 7/100 at this date.

J. A. Legate  
J. C. Jordan



Feb 10 1893  
cr by \$ 5.48<sup>c</sup>

March 10 1893  
to cash  
for 100.00  
for 100.00

August 22<sup>nd</sup> 1893  
cr by \$12.42  
May 1<sup>st</sup> 24 1894  
for 100.00 \$115.80

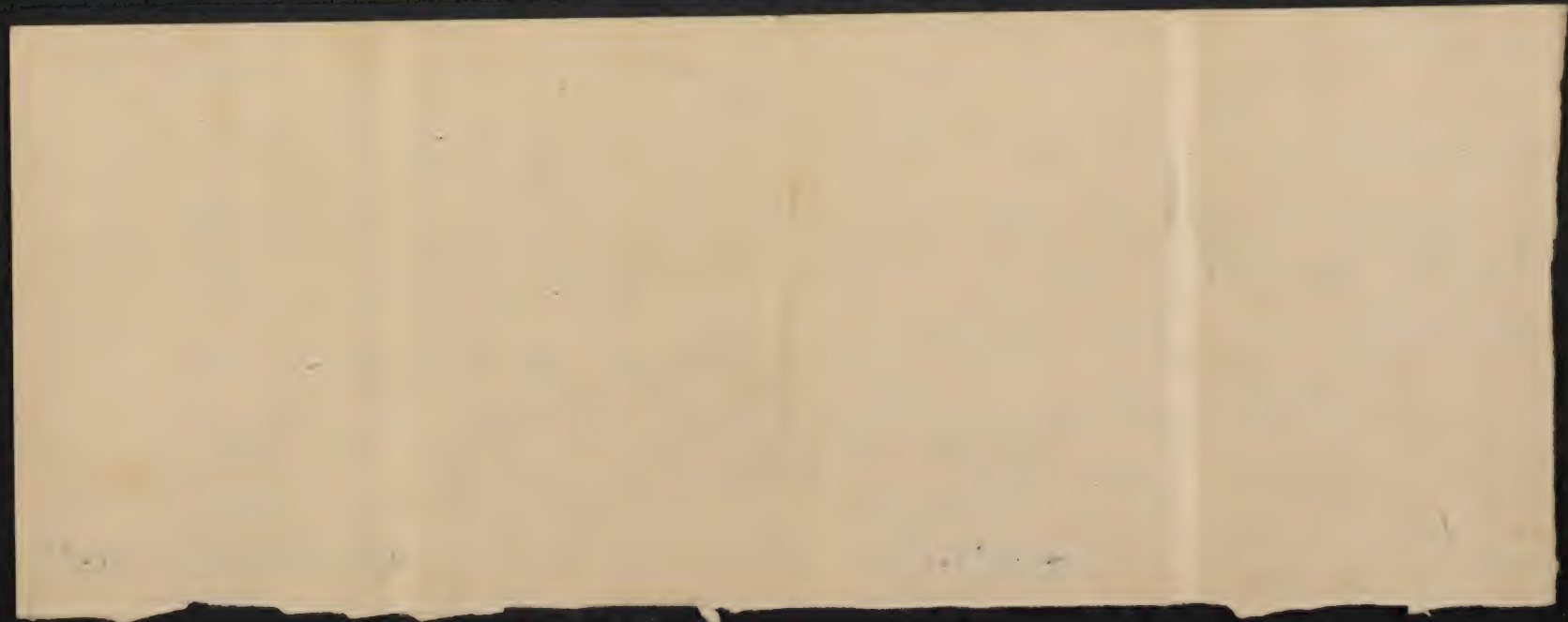
75.48  
100

February the 16<sup>th</sup> 1883  
Received of R. L. Wymond  
adms of Josiah Wymond  
Est Five dollars and  
forty eight cts upon  
note for land against  
Josiah Wymond ~~the~~ which  
was found in little  
note by commissioners  
Gordon and Hgall be  
tween R. L. Wymond ads  
and John Wymond

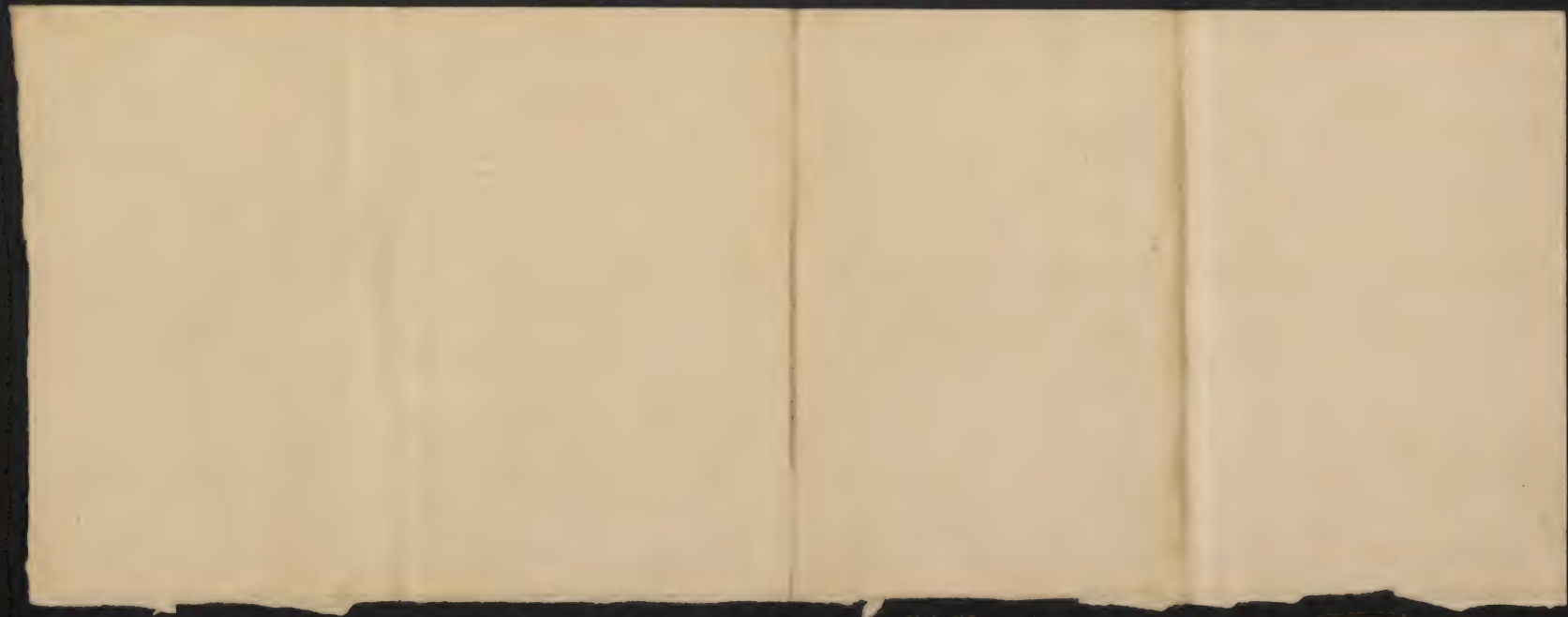
John Wymond



No 15







12-10-18

Received of Robert A. Wynn a sum  
of fortyish Wynn debt the sum of  
two dollars and fifty cents and of  
the Commission on the Wynn  
debt belonging to the estate of  
Robert Wynn debt.

Wm. A. 19<sup>th</sup> Nov. 1818  
Wm. A. 19<sup>th</sup> Nov. 1818



11

Received of R. L. Wynn,  
Administrator of the Estate of  
Joseph Wynn decd, five dollars  
upon my fee as surveyor and  
Commissioner in laying of dower  
lands of Rebecca Wynn widow  
of said Joseph Wynn  
This Jan 16 1893

L. M. Carmichael



12

81



Decr 19<sup>th</sup> 1892

Robert L. Wapner

Dollars

on my fees as Counselor &c

\$

10.00

J. A. Wapner



No 10

Oct. 21<sup>st</sup> 1892

Received from R. L. Myer & Son  
of Social Myer, Five Dollars  
on Acc. of him

\$5.00

J. G. Hyatt





Nov 6

11

To \_\_\_\_\_

Date \_\_\_\_\_

For \_\_\_\_\_

Amount \_\_\_\_\_

June 13<sup>v</sup> 1894  
Received from R. L. Hyman & Son  
Isiah Hyman Deed  
Five ————— Dollars  
Bal my fee for settlement  
\$ 5.00 J. A. Hyatt  
Crown



12

To the Hon. Wm. T. Miller Judge of the circuit court of the County  
of Lee:

The undersigned special Commissioner in the case of  
Bungardner and Russell admrs., vs. R. L. Wynn, Admrs et al., by a  
decree entered in your honorable court <sup>on the 15<sup>th</sup> day of June, 1894</sup> was appointed to take,  
state and ascertain the administration account of R. L. Wynn admr.  
of the estate of R. L. Wynn deceased, and he was further directed  
to ascertain if any of the heirs of the said Wynn deceased had  
been advanced any thing in the life time of the said Wynn.

As to the first direction of the said Court, the undersigned  
does not attempt to take the said administration account, as the  
same has been hertofore taken by Commissioner Hyatt, filed in  
the papers of the said case and to which reference is here made.  
The undersigned would have taken the said statement of the  
administrator over again, but owing to the small sum that yet  
remained to be paid, and owing to the cost that it would be to  
restate the same the undersigned refers to the said report of  
the said Hyatt.

The undersigned was further directed to ascertain whether  
or not the said Wynn deceased had in his life time advanced any  
of his heirs, and the undersigned has proceeded ~~as~~ directed in  
the said order of your court to ascertain that fact as best he  
could, and after taking the sworn statements of some of the  
parties, the undersigned does not in his humble opinion, believe  
that there ever was any thing given to the said Wynn's children  
by him which was intended to be an advancement. <sup>in law</sup> It is true that  
a few little frivolous things were given to some of the children  
when they married and left home, such as a calf, a hog, a colt  
a bed or something which in the opinion of the undersigned was  
never intended as an advancement to the parties, but merely a gift.  
Before proceeding to execute the said order of your court  
the undersigned gave the parties notice that he would proceed



to execute the said order of the said court more than ten days  
before the time which he fixed to execute the same, which was  
the 14th day of September, 1894, and the proceedings being ad-  
journed from time to time and at length completed the result  
of the said investigation is as above set forth. *Respectfully sub-*

*Mitts* - This Oct 23, 1894.

*Robt L. Cunningham.*

Burgard and Russell vs  
U.S. } Report of Comr-  
          } Pennsylvania

R. L. Wyman Admstr

---

Filed October the 25<sup>th</sup>  
1894 A.B. Munson  
                    Clerk

Commissioner's fee  
\$ 3.00



Bumgardner & Russell aduers

vs.

R. L. Hyman et al

In Chancery

Estate of Josiah Hyman decd.

In apl with

W. H. Pennington Comr.

1892 May	2	By amt. from M. C. Parsons on land bought by him			447 28
"	2	To Amt. paid Morgan & Armstrong	447 28		
Oct	18	By " from M. C. Parsons on purchase price of land			459 90
	"	To Amt. paid said Parsons assignee of W. H. Pennington	25 60		
	21	To " " R. L. Hyman (a creditor)	43 00		
	25	" " " said plaintiff	175 00		
Nov	1	" " " W. H. Pennington	215 00		
	23	By amt. from said Parsons			354 55
	24	To Amt paid R. L. Hyman	25 25		
	"	" " " W. H. Pennington	63 75		
	"	" " " " assignee of Morgan & Armstrong	28 60		
	"	" " " Morgan & Armstrong	230 95		
1894 Jan	26	" " " Bumgardner & Russell	47 30		
	26	" " " do	5 00		
1894 Jan	29	By amt. from said Parsons			125 00
1894 Jan	29	Ball. on hands	80 00		
			1386 73	1386 73	
		By Bal. due said estate			480 00



To the Hon. H. S. H. Morrison  
Judge of the Circuit Court of  
Lee County, Virginia

Your undersigned  
Commissioner begs leave to  
submit his report as Court, for  
the sale of the land in the bill  
mentioned, and his account of  
receipts ~~of~~ and disbursements.

From the foregoing statement it  
will be seen that \$1386.73 has  
come to my hands out of the  
purchase price of the land  
bought by M. C. Parsons and  
that I have paid out to those  
reported as entitled to same  
the sum of \$1306.73, thus  
leaving in my hands the sum  
of \$80<sup>00</sup> which belongs to said  
estate. Said M. C. Parsons  
has fully paid the purchase  
price of the land purchased  
by him and is now entitled  
to & due to the same. Now  
having performed the foregoing  
duties as such Court, it is



my prayer that this report, receipt  
and disbursements be confirmed;  
that you have direct the dis-  
position of said \$88<sup>00</sup> and that  
I be discharged from further  
liability on the bond executed  
by me as said Court.

All of which is respectfully  
submitted this March 6/94

E. H. Pennington

Special Counsel

Remondine & Russell  
Report & Statement  
vs { of Court. Remondine  
account

R. C. Thym & Co

Filed March 6/1870  
C. T. B. Winney Clerk



Pamungarden & Russell Adms. p. 550

<sup>W.</sup>  
R. L. Wynn Adm. & its Depts.

Received from E. W. Puntington  
Comm. in the above styled Cause  
the sum of \$147<sup>25</sup> (Four Hundred  
& Forty Seven & <sup>25</sup>/<sub>100</sub>) which sum  
is credited on a debt due me  
from the estate of Josiah Wynn  
Decd. which is allowed as a  
Charge against said estate by a  
Commissioner in above styled  
Cause.

Morgan & Armstrong  
May 2 1892

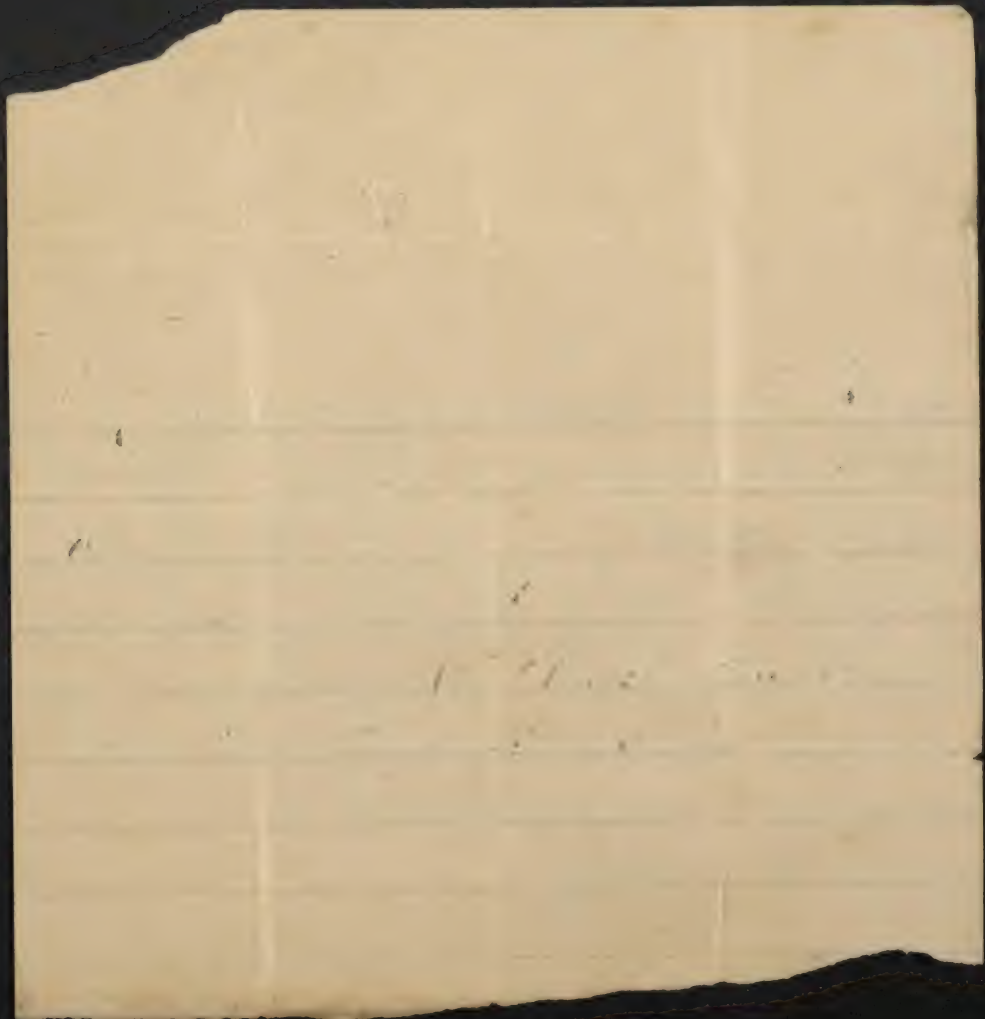
Dunston

Receipts

Morgan & Armstrong

\$447.28





Recd. of E. H. Pennington  
Clerk. in the Chancery Cause  
of Beaupre & Russell v  
vs R. L. Thayer et al Five  
dollars the amt. of within  
order of publication. -

This 2<sup>nd</sup> day of Jan 1894

H. P. Pennington



The Estate of Josiah Hyam died.

To H. P. Wood his Security

Dr

To 6 per cent interest on a note of \$677.35 executed by  
Josiah Hyam with H. P. Wood as Security to Margaret Ann  
Strong, due January 22 1891 to May 1 1892 this sum 51.70

To 6% Interest on Balance of said note of \$282.03 from May 1  
1892 to May 1 1893 this sum 16.96

To total sum due Wood May 1 1893. . . \$ 68.66

Calculation to reach the above result

Note due January 22 1891 for \$677.35

Int 6% from Jan 22 1891 to May 1 1892 51.70

729.05

Credit May 2 1892 By M. B. Parsons note 447.28

281.77

Interest on same to May 1 1893 16.96

298.73

Janesville Va April 27 1893

Mr H. P. Wood

The top statement shows the sum due you from the  
Hyam estate, and the latter shows the calculation to reach  
the first. Please this paper for use in settling the matter

I am Truly Yours.

Henry J. Morgan

Amv

Recd of C. H. Huntington  
the Chequers and of Brown  
which should be - 20 -  
H. L. Brown and the other  
County - from the other side  
The same should be the  
and in the office in the  
and in the office of the  
S. E. Shubert

Dec 10th 1882

M. L. Parson



M. C. Parsons  
\$25.00  
Oct 18/92

E. W. PENNINGTON,  
Commonwealth's Attorney,  
PENNINGTON GAP, VA.

R. L. PENNINGTON,  
JONESVILLE, VA.

PENNINGTON BROS.

ATTORNEYS-AT-LAW,

vs.

Va.,

189

\$47.30

Recd - of E. W. Pennington  
Coun. in the Chancery cause  
of Baumgardner & Russell  
vs. R. R. Thompson &  
admr &c. Forty Dollars and  
30/100 dollars (\$41.90) The  
balance due us in said  
cause. This Jan. 26<sup>th</sup> 1894

J. P. Baumgardner  
& J. L. Russell Adm  
of Andrew Baumgardner



# Lee County Circuit Court

J. A. G. HYATT,  
CLERK.

Jonesville, Va., ..... 189

Recd. of C. W. Huntington Comr. in the  
Chancery Cause of Benjamin Gardner & Russell  
Forty-Three dollars on a/c ~~and~~ al-  
lowed me in said cause  
This Oct. 21<sup>st</sup> 1892.

C. I. H. [unclear]

R. L. Hyman

1575

Receipt

\$43. 00

Oct 21/92



\$215-00

Nov. 12<sup>th</sup>

1892

RECEIVED

from E. H. Pennington Commr. in the Chan-  
cery of Revenue & Treasury and due to R. S. Thompson et al  
Two Hundred & fifteen — — Dollars  
to go as a credit on the amt. shown to be  
due in said cause by Commr. report

W. C. Wood

24. 1. 1861  
1861



Rec'd. of E. W. Huntington Cash-  
in The Chancery Cause of Brun-  
gardner & Russell admors vs J. S.  
Hyman admors et al Sixty - Three  
+ 75/100 dollars in full of amount  
due me from the estate of Josiah  
Hyman dec'd. This May 2<sup>d</sup> 1893.

W. P. Wood

H. P. Hood

\$63.75

May 24/93



Recd of L. M. Pennington  
Cash in the Chancery Case  
of Benjamin Lee & Russell  
vs. R. L. Thynn amount of  
Twenty-five & 25/100 dollars  
in full of amt due  
me from said estate  
May 23/94

Robert L. Thynn

R. L. Hyman  
Receipt  
Nov. 24/90  
\$25.25



Rec'd. of E. W. Pennington Cash  
in the Chancery Court of Beau-  
gardine & Russell adms. or vs.  
R. L. Hyman admt of Twenty  
Eight & 60/100 dollars this  
being the accumulated in-  
terest on the Morgan & Arm-  
strong debt from Jan - 23<sup>rd</sup>  
1892 to Mar 1<sup>st</sup> 1893, the same  
having been paid by me to  
said Morgan & Armstrong.  
This Mar 24<sup>th</sup> 1893.  
W. P. Wood

H. P. Ward

receipt

\$25.00

May 24/93



Recd of E. H. Pennington Comr. in this  
Chancery cause of Baumgardner Russell  
admr vs. R. L. Hyatt admr of ab  
One Hundred & Seventy-five dollars to go  
as a credit on an amt. allowed us in  
said cause as admrs. of Andrew Baumgard-  
ner decd. This Oct- 25<sup>th</sup> 1892  
\$175<sup>00</sup> J. P. Baumgardner

Braunigardner &

Russell

Receipt \$175<sup>00</sup>

Oct 25/92



Recd. of E. H. Pennington  
Comm. in the Chancery cause  
of Brainerd & Russell adms  
vs. R. L. Hyman adms of Two  
Hundred & thirty & 95/100<sup>one</sup> amt  
shown to be due ~~to~~ in said  
cause. This May 23<sup>rd</sup> 1898.

Morgan & Armstrong

By H. J. Morgan

X 230.95-



Buryardman Russell Adm'r &c-

vs- } In Chy-

R. L. Thye - Adm'r &c-

Your undersigned Special Commissioner was appointed to make to M. C. Parsons a deed to the land in the bill mentioned in the proceedings, which land was sold by Court <sup>Ex. H. D.</sup> V. Thompson at public auction & knocked off to the said Parsons. But the undersigned finds not the sufficient papers to make the deed either from the records of the court or the papers in the case + the land said was the land of Jonathan Thye deceased - Commissioners were appointed by the county court to lay off to the said deceased man's widow her dower, which was done. But your commissioner can not find their report nor the same upon record + therefore the undersigned can not find a proper description of the land +

Respectfully submitted

Robt L. Thompson, Clerk

Bungardum Ruine Adurb.

U.S. } Repair of Cour  
R. L. Pennington

A. L. Wyne Adurb & et al



Benjamin Gardner & Successors against

vs

R. L. Hyman administrator et al

} In Spem...

To the Hon. St. S. H. Morrison  
Judge of the Circuit Court for La. 1st.

Your undersigned Special  
Comr. in the above styled case  
has come to report, that after exam-  
ining the time, terms and place of  
sale of the land in the Decree and proceed-  
ings mentioned, in the manner required  
by a decree of your Honor Court en-  
tered at the Sep. T. (1890) Term thereof  
on the second day of Nov. 1891, that  
being a court day, at the front  
door of the Court House of La. in the  
presence of a large crowd of people  
he offered a portion of said land to the  
highest bidder that is, that part  
thereof not covered by the widow's  
claim, but he could get no  
bid on the same, he then offered  
the whole of said tract of land  
subject to the rights (on claim)  
of said widow, and after saying  
the same some time he invited  
all shown to Mr. C. S. Searns  
who was the best and highest bi-  
dder for the sum of \$1405<sup>00</sup>,  
who paid your Comr. the sum of  
\$102.20 the costs & commissions  
of sale and for the widow he  
secured his note payable in  
\$12 & 18 months bearing interest



here filed with this report, and made  
a part thereof. Said decree directed  
only enough of said land to be sold  
to pay the indebtedness of said  
estate and the costs of this suit.  
According to Court. Hyatt's report  
\$1213.81 would pay said indebted-  
ness and said costs so the whole  
of said land sold for \$194.19 more than  
enough to pay off said decree. Hence  
this is the case it seems that said  
sale ought to be confirmed because  
no one would at the sale bid  
for a part of said land.

All of which is submitted  
this now 10/91

E. H. Pennington

For Court

Rec'd. of E. H. Pennington Court  
in the above styled cause forty three  
and 700 dollars in full of my fees  
as Clerk, G. A. L. & Court - of an-  
dments. Plus Decr. 8<sup>th</sup> 1891

J. A. Hyatt Clerk  
Caus. & G. A. L.

Rec'd. of E. H. Pennington Court  
in the above cause - five dollars  
in full of my fee for publi-  
cation of order in my do for this  
now 1891 - Pd to G. A. Smith



Receiving order & Receipt

of } Cash paid to  
of } Cash paid to

R. L. Hyatt & Co.

Filed Nov 21/91

J. A. G. Hyatt & Co.



Burgardine & Burns Admsrs &c

D.S.

R. L. Wyman Adm. &c.

The Hon Wm T. Miller, Judge of  
the Circuit Court of the County:-

The undersigned, Special commis-  
sioner in pursuance to a decree entered  
in the said court on the 9<sup>th</sup> day of  
March, 1894, wherein he was directed  
to make a deed to certain lands sold  
under decree of the said court in the  
said cause above styled, herewith  
files the said deed which he was  
ordered to execute to one M. C. Par-  
son the purchaser of the lands sold  
under the said decree.

Respectfully submitted

Robt L. Pennington

Special Comm.



Burgardus & Russell Adrs

vs. Report of execution  
of deed to McParmer  
vs. Pennington

R. L. Wymer. Admr

---

Dated Nov 13<sup>th</sup> 1894

A. B. Munger clk



## Field Notes for the Court.

Beginning on a Chestnut in a hollow Master Colliers corner. and down the hollow with his lines. N 67 $\frac{1}{2}$  E 19 $\frac{1}{2}$  poles to a White oak (New one) S 82 E 13 poles to a White oak N 74 $\frac{1}{2}$  E 32 poles to a White oak N 67 $\frac{1}{2}$  E 24 poles to a Rock near a crib N 80 $\frac{1}{2}$  E 24 poles to a Rock on the South bank of the Branch S 85 $\frac{1}{2}$  E 26 poles to a Rock inside of a lot is 4 $\frac{1}{2}$  E 10 poles to a Rock on the South bank of the Road. Thence leaving Colliers lines and the Road. N 8 $\frac{1}{2}$  W 17 $\frac{3}{4}$  poles to a small Black oak on the side of the hill. N 87 $\frac{1}{2}$  W 33 poles to a kniffl White oak on the hill side S 75 $\frac{1}{2}$  W 39 poles to a Black Walnut on the hill side S 82 $\frac{1}{2}$  W 102 $\frac{1}{2}$  poles to a White oak on the hill side. N 28 $\frac{1}{2}$  W 87 $\frac{3}{4}$  poles to a White oak bush on a hill. S 62 $\frac{1}{2}$  W 112 poles to a kniffl Poplar near the Top of a hill. S 43 $\frac{1}{2}$  W 75 poles to a Double Poplar in a hollow Burnyard near corner. S 43 E 177 poles to a White oak on the South side of the Public road leading to the long hollow and with the same N 41 $\frac{1}{2}$  E 19 poles to a Rock on the north side of the road opposite a pond. N 54 E 42 poles to a Oak in the hollow oak gone, thence leaving the Road. N 18 E 44 poles to the Beginning containing 150 acres.

This includes the Job Wynn land and the Dower. and  $\frac{1}{2}$  acres above the Widow Wynn which was layed off for Job Wynn out of the Dower.

This acre and a half is Bounded as follow  
Beginning on a Rock on a rise on the upper side of the Pond. N 79 $\frac{3}{4}$  E 11 poles to a White oak. N 67 $\frac{1}{2}$  E 6 poles to a Rock. N 14 $\frac{1}{2}$  W 14 poles to a Sapling on the hill side S 76 $\frac{1}{2}$  W 17 poles to Sapling S 14 E 14 poles to the Beginning  
Cal. E. L. 1800



Field Notes for Lot Hynn

Beginning on a Walnut on a hill side S 52 1/2 W 102 1/4 poles  
 to a White oak on a hill side N 24 1/2 W 57 3/4 poles to a White oak  
 bur. N 42 1/2 W 57 poles to a Stake in a pasture then down  
 the hill S 44 W 15 poles to a Stake S 24 1/2 E 12 poles to a Stake  
 S 45 E 13 poles to a Stake S 49 E 20 poles to a White oak East  
 19 poles to a Hickory N 77 E 40 poles to a Stake N 67 1/2 E 14 1/2  
 poles to a Stake S 54 1/2 E 17 poles to a Stake N 66 1/2 E 14 1/2 poles  
 to a Stake S 72 1/2 E 4 1/2 poles to a Chestnut on the side of the  
 bank then down the same N 67 1/2 E 17 1/2 poles S 52 E  
 13 poles to a White oak N 77 1/2 E 32 poles to a White oak  
 N 67 1/2 E 12 poles to a Stake N 77 1/2 W 15 1/4 poles to the Beginning

J. A. Elliott



KNOW ALL MEN BY THESE PRESENTS, That we

*E. H. Pennington*  
*J. C. M. Hains*

are held and firmly bound unto the Commonwealth of Virginia, in the sum of *one*

*thousand*

dollars, to the payment whereof, well and truly

to be made to the said Commonwealth of Virginia, we bind ourselves and each of us, our

and each of our heirs, executors and administrators, jointly and severally, firmly by these

presents, hereby waiving the benefit of our homestead exemptions as to this obligation,

and any claim, right, or privilege to discharge any liability arising under this bond, as by

virtue of said office or trust, in any currency, funds, counter claims or offsets other than

legal-tender currency of United States. Sealed with our seals, and dated *5th* day

of *October*, one thousand eight hundred and *Ninety one*

The Condition of The Above Obligation is Such, That if the above bound

*E. H. Pennington*  
shall faithfully perform the duties of

*his* office or trust, as *Commissioner*

under a decree of the Circuit Court of the County of Lee, appointed on the *3rd*

day of *Sept*, 18*91*, in the case then depending

under the name and style of *Baumgardner & Russell* Plaintiffs

v.s. *R. L. Myer Adam* Defendant

and properly account for all sums of money *he* may receive as

such *Commissioner*

then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and acknowledged in the presence of

*E. H. Pennington* (SAL.)

*J. C. M. Hains* (SAL.)

(SAL.)

In the Clerk's Office of the Circuit Court of the County of Lee

This day

subscribed on the above bond, made oath before me *J. A. G. Hyatt*, Clerk of the Circuit

Court of the County of Lee, that

estate after the payment of all

just debts, and those

for which

bound as security

for others, and expect to have

to pay worth the sum of

dollars

Given under my hand this

day of

18

Testes

Clerk



Barrington Russell

3 copies

2nd 3

Round

P. L. Myers Adm

Filed Oct 3<sup>rd</sup> 1874

J. M. Hyatt



List of debts reported against  
the Estate of Josiah Nym died

For note executed to Andrew

Baumgardner Dec. 24<sup>th</sup> 1888 for \$355.57

Int. from Dec. 24<sup>th</sup> 1888, to Aug. 6<sup>th</sup> 1889 13.15

Credit Aug. 6<sup>th</sup> 1889 to Bank 368.74

Int on Bal. to Jan. 23<sup>rd</sup> 1892 184.13

Add Cost of Chey suit 27.25

65.00 \$276.89

For note executed to Morgan

& Armstrong bankers Octo 24<sup>th</sup> 1890

and due Jan. 22<sup>nd</sup> 1891. by Josiah

Morgan with W. P. Wood security for 677.35

" W. P. Wood charges Int to Jan. 23<sup>rd</sup> 1892

677.35

For notes and accounts due

Wm. P. Wood as follows

Note executed Jan. 6<sup>th</sup> 1885 for \$90.53

Int. to Feby 20<sup>th</sup> 1886 6.09

Len. Feby 20<sup>th</sup> 1886 96.62

Int to Jan. 23<sup>rd</sup> 1892 15.00

For note executed Octo. 21<sup>st</sup> 1890 less 30.75 81.62

Int to Jan. 23<sup>rd</sup> 1892 27.01

For account due Dec. 15<sup>th</sup> 1890 91.57

Int to Jan. 23<sup>rd</sup> 1892 6.86

For account due Dec. 15<sup>th</sup> 1890 9.06

Int to Jan. 23<sup>rd</sup> 1892 60

Interest paid Bank to Jan. 23<sup>rd</sup> 1892 40.06

258.78

For accounts due R. L.

Nym, Total accounts 49.75

Interest to Jan. 23<sup>rd</sup> 1892 14.75

64.50

\$1277.01

181  
Pd  
175-

Oct 21/92

281

447.28

May 2/92

341

nd

\$215-

Oct 21/92

\$447.28



1892			
Jan 23 <sup>d</sup>	To this sum debits brought over \$1277. 01		
	Has note created to Dr S		
5-21	E Shelburn Sept. 28 <sup>th</sup> 1888 and		21. 50
	assigned by him to M S. P. 1892	\$ 20. 50	
	Interest from Sept 28 1888 to Jan 23 1892	4. 10	25. 60
	Total Debits Reported	\$ 301. 61	
	By Personal Estate	140. 00	
	Amount to be raised from Real Est.	\$ 161. 61	

Barre gardner Russell  
Admiral &c  
List Lines  
vs

R. L. Myer & Son  
\$1301.00  
Panama 190.00  
\$1111.61 Jan'y 21/87  
102.20  
1213.81

(X Y)



1882.

S	..	5	12	19	26
M	..	6	13	20	27
T	..	7	14	21	28
W	1	8	15	22	29
T	2	9	16	23	30
F	3	10	17	24	31
S	4	11	18	25	..

## AUGUST.

THIS WILL REMIND ME OF  
MY DAILY EXPENSES.

1884.

S	..	3	10	17	24	31
M	..	4	11	18	25	..
T	..	5	12	19	26	..
W	..	6	13	20	27	..
T	..	7	14	21	28	..
F	1	8	15	22	29	..
S	2	9	16	23	30	..

*Done B. F. Whipple*  
*Sum on Settlement*

### DEATH IN HIS FAVORITE ROBE.

began to take your "Golden Medical Discovery" she could not walk without her crutches or cane, and complained of great pain in the right limb. It wasted away, becoming small and short, and her back became very crooked. She complained all the time, had no appetite and was very weak. Most of the pain was in the hip and knee, which were very tender to the touch. At times her kidneys refused to act.

Four months ago I began giving her your "Discovery" and it has done her a wonderful sight of good. It has made a complete change, and she is now growing fast, and never complains of any pain or ache. She sleeps well, and eats heartily. Her leg has filled up, and is as big as the other. She plays and runs all day with the other children, and does not seem to be much tired at night. Every body is astonished to see how fast she has improved. Your medicine did her more good than all the other remedies she has ever taken. She has gained more this summer in one month than she had for years before. I have recommended the "Discovery" to all the suffering people here. You do not know of the w



Dr. Pierce's Pel-  
litle liver pills  
tations)—  
and bilious

## Memoranda.

lets—the original  
(beware of imi-  
cure sick  
headache.

January 13 1877  
C. J. Smith  
dine R. I. H. W.  
on settle subject  
Grafton for dinner  
B. H. H. 44.00

### NOT NECESSARY TO SEE PATIENTS.

certain easily-recognized diseases. These medicines have for years been very largely sold through druggists, and have earned great and world-wide celebrity for their many and wonderful cures. But we do not adopt the humbug plan of representing that they will cure all diseases.

There are many chronic diseases for which we do not recommend any of our proprietary medicines, and which, as we know from vast experience, can only be successfully treated by specially preparing and adapting medicines to each individual case. Our practice embraces the treatment of many thousands of such cases annually, and it is more especially the complicated, obstinate, and difficult cases, and those requiring skillful surgical operations, in which we have won our greatest success and wide-spread celebrity.

### Not necessary to see Patients.

By our original system of diagnosis, we can treat many chronic diseases just as successfully without as with a personal consultation. While we are always glad to see our patients, and become acquainted with them, show them our institution, and acquaint them with our system of treatment, yet we have never seen one person in five hundred whom we have cured. The perfect *accuracy* with which scientists are enabled to deduce the most minute particulars in their several departments, appears almost miraculous, if we view it in the light of the early ages. Take, for example, the



of 1250 on 1st

of 1250 on 1st

from the 1st/1887

to 300 in cash

or 30 bundles of cotton

125

of maladies that can be logically and demonstratively traced to their primary and real causes should not be cured by the application of remedies known to remove such causes. Briefly to recapitulate, it has been shown how biliary poisons, which in health are removed from the blood and system through the functions of the liver, when not so removed, by their pernicious operation on the living tissues, produce a great variety of distressing symptoms, innumerable skin diseases, ulcers, scrofulous sores and swellings, and lingering and grave lung diseases, consumption, heart and kidney diseases, dyspepsia, costiveness, ague, chills and fever, and many other serious affections. All these several divisions of maladies are many times treated as if entirely unlike in their nature and demanding different classes of remedies, according to the peculiar theory of the "school" or individual practitioner. The writer, nevertheless, confidently asserts, as the results of his observations, that all the diseases named in this article can be most successfully treated, by uniform means addressed to the liver, and he bases this opinion upon long experience as consulting physician to the largest sanitarium in the world, and stakes his reputation as a physician upon the assertion that these diseases can and are cured by a potent alterative or blood-purifier and liver invigorator.





**THE ORIGIN**  
**OF MANY**  
**CHRONIC DISEASES**  
**THEIR COMMON SENSE AND SUCCESSFUL TREATMENT.**

---

The importance of the function performed by the liver, as a blood-purifying and excretory organ, can scarcely be over-estimated. The foul and poisonous matters discharged into the blood, in the form of worn-out and noxious elements, are absorbed therefrom by a healthy liver, and rendered harmless by being converted into bile. When the liver becomes congested, torpid, or otherwise diseased, it fails to perform this important function, and various diseases result.

**HEART DISEASE.** The blood, surcharged with daily accumulated poison, as the result of torpor of the liver, unduly stimulates the nerves of the heart, and produces chronic irritation, palpitation, or undue excitement of that organ, developing many forms of heart disease.

**DYSPEPSIA AND COSTIVENESS.** The stomach and bowels cannot escape becoming affected, as a direct result of liver disease, and **costiveness, piles, dropsy, dyspnea, diarrhoea,**





92 32

#110

October 21<sup>st</sup> 1890.

One day - after date I promise to pay to the order of **W. P. Wood**  
Ninety Two Dollars and Thirty Two Cents, for  
value received. and I hereby waive the benefit of my Homestead and personal property  
exemptions as to this debt. Witness my hand and seal.

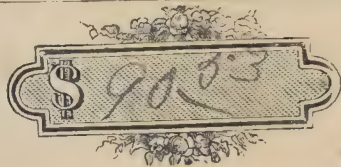
Gasiah <sup>his</sup> mark

SEAL.

SEAL.

Oct 2, 8<sup>th</sup> 1890  
C. G. Boh, Baumgardner  
valley returned. 75.





W. P. WOOD,

$\frac{53}{100}$  Dollars, for value received, and I hereby waive the benefit

of my homestead exemption as to this debt.

day of January, 1885

One day after date I promise to pay to the order of

Mrs. W. P. Wood

Witness my hand and seal this 6th

Lois Wood [SEAL.]

[SEAL.]

2-4-11



1750

0  
1.0500

To the Board of Directors

18.51.00

1405-  
1213.81  
191.12

List of debts  
from 2x1 to 5x1  
Inclusive

\$1301.61  
Less personal 190.00  
\$1111.61



\$677.35

Jonesville, Va., Oct 24

1890

Ninety days after date we promise, jointly and severally,  
to pay MORGAN & ARMSTRONG, private bankers, the sum of Six  
Hundred and Seventy Seven dollars and 35 cents,  
at Powell's Valley Bank, for value received, and we each waive the benefit  
of our homestead exemption as to this debt. Given under our hands the day  
above written.

Due Jan'y. 22

1891

(Signed)

Josiah Wynn

(Signed)

W. P. Wood.

A. C. Cady

St. J. Morgan

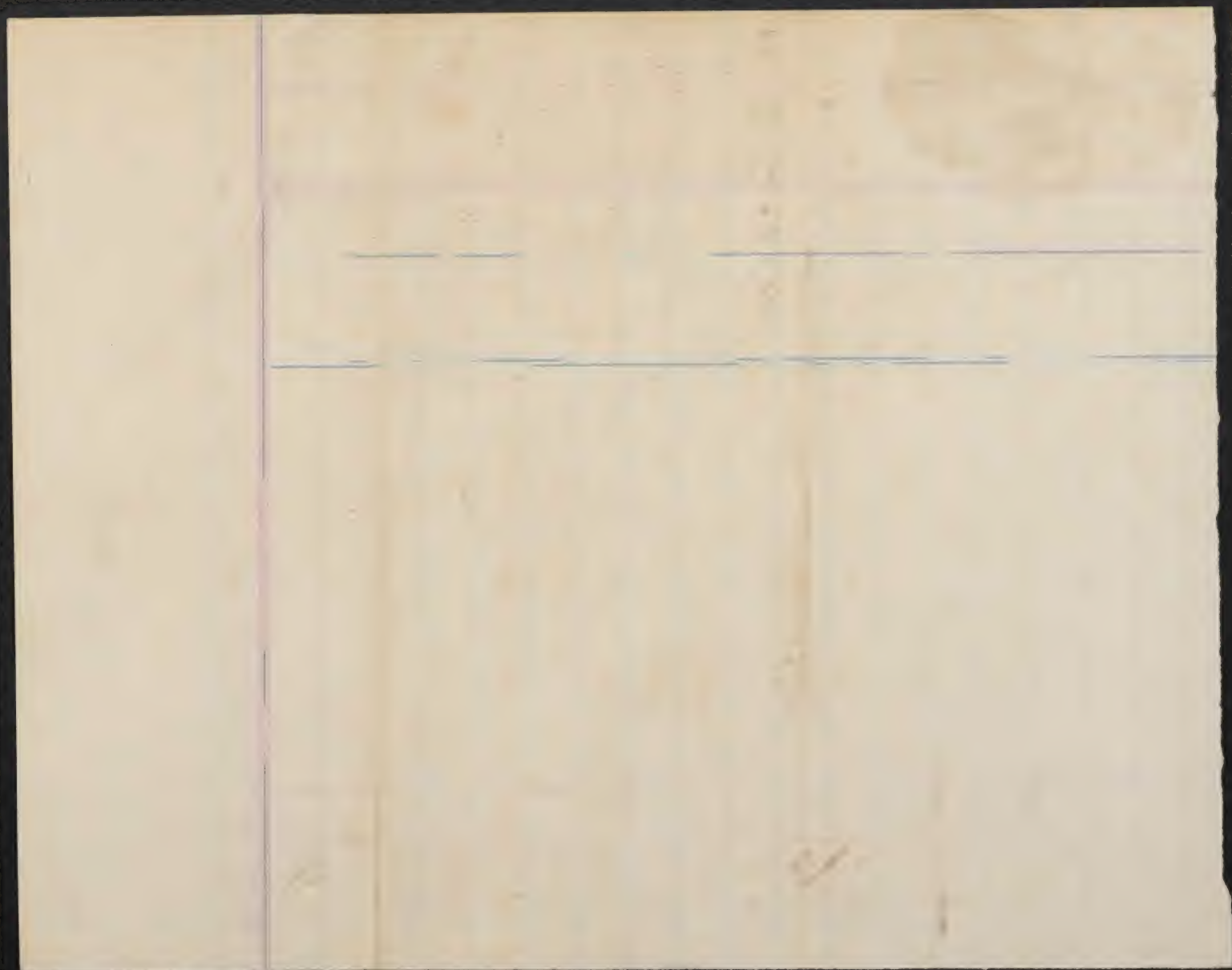
Godrich, Wyand,  
1890 in account with V P Wood Jr

Oct 21	Laying Two Plows -		60
" 31	Saw Shives -		50
Nov 3	1 x Cut Saw Handle -		25-
" 3	1 Curry Comb		08
" 26	3 Horse Shoes - (Put on)		75-
" 27	Ballance. on Ball Lys		05-
Dec 7	1 oz Chloroform for Alex Osborne		10
	work on dog ears		50
" 1	2 1/2 yds. flannel -	27 1/2	69
" 6	To Alex Osborne -		237
" 15	1 for Wares 1 shirt	20	50
	Collar Buttons 1 Pie	10	20
	1 for Shives. 125- 200 ft	5-	130
			<hr/> 806

" 15	work on dog ears -		100
July 15	Interest		9.06
			42
			<hr/> 9.48

also put on note to Bank  
from Jan 1891 to Jan 1892





Henry J. Morgan this day  
personally appeared before  
me and made oath in due  
form, that the Estate of Frank  
Hymus and is justly due the  
Pawcletts Valley Bank the sum  
of \$677.00- as of January 22-1891,  
as evidenced by copy of note  
hereto attached, and that Wm.  
P. Wood is security therefor  
and as such is and will  
continue to pay the interest  
on said note to said Bank  
so long as he does so he  
will be entitled to the accruing  
interest thereon, <sup>from January 22-1891</sup> Given under  
my hand this July 24-1891,  
J. B. Hyatt Comr



1841  
July 1, 1841

Received from  
to the  
\$677.35-

H. J. Morgan & Co.

W. P. Hood pays out  
erst balance same  
to estate - See  
his account

(241)

1887

The Estate of Josiah Hyman

January 10

To Robert L Hyman

Dr.

To Bal on settlement Jan 10 1887

\$44.00

Interest to Jan 23 1887

13.20

March 1st

To Cash loaned

\$3.00

By 30 bundles oats

25

3.75

Interest to Jan 20 1887

77

July 19

To order from R. L. Hyman

\$8.00

Int to Jan 23 1887

78

\$64.50

I Robert L Hyman solemnly swear that the above account as set out is just and remains unpaid to me and should be paid out from said Hyman Estate, so help me God. Given under my hand this July 24 1887.

Robert L Hyman

Fressie Patterson, nee Fressie Hyman, personally appeared before me and made oath in due form that she heard her father state not long before he died that he never seeing his son R L Hyman some money, and that she verily believes the above account is just and remains unpaid and should be paid by the Estate of Josiah Hyman.

J. A. G. Hyatt Clerk.



And W. P. Wood personally made  
oath before me that the endorsement  
hereto attached is in the hand writing  
of Josiah Hyman deed, and states that  
he is due R. L. Hyman on Settlement  
January 15 1891, \$440.00

J. A. K. Hyman

Josiah Hyman

To R. L. Hyman

R. L. Hyman

Deed \$440.75-

Settlement 14.75-

20-1891 \$104.50

(4x1)

Virginia

See County Court -

W. P. Wood personally appeared before me and made oath in due form that the note of \$70.50 hereto attached executed to him January 6/1885 by Josiah Hyman, remained unpaid and that he is subject to the Credit of 15¢ Feb'y 20/1886, from the Estate of said Hyman.

And makes the same statement as to the note hereto attached executed by said Hyman making his mark on the 2<sup>nd</sup> October 1880 as shown by settlement on his books and by said Hyman lifting his note of about 30 p on 1-0 p - said Hyman was at that time in feeble health which caused him to sign by make said sum of \$23.32 subject to the Credit of 15¢ was justly due and owing him with its legal interest from said Estate.

And that the account hereto attached of \$74.6 is just and unpaid, as of Dec'r 15/1880.

Witness under my hand this July 20/1891

A. S. Hyatt



Robert L. Hyman has written to me and has told me that his father Josiah Hyman, traded with H. B. Woods as merchant, and that the note of \$92.30 is signed by my father in his own hand writing, and the note of \$72.52 he believes to be just and unpaid. That from his best information he believes he executed the same, and that he knows and believes his account of \$72.52 is just and unpaid. Given under my hand and seal July 25/1871.  
 J. L. Hyman

Joseph Hyman  
 - Notes to Robert  
 to do so  
 \$208.58  
 J. L. Hyman

(3x1)



Recd. of E. W. Pennington  
Court. in the Chancery Cause  
of Baumgardner & Russell  
advers. to vs. R. L. Hyman  
advers. to it at thirty-five  
dollars (\$35<sup>00</sup>) as the share  
of Emily, Sally, Selas, Abner  
and Pearl Hyman, children &  
heirs of Josiah Hyman dead,  
shown in the said cause  
to be due the said heirs.  
This Nov 26<sup>th</sup> 1894.

Jeremiah Eayforth  
Guardian for said heirs.

Recd. of E. W. Pennington Court.  
in the Chancery Cause of Baumgard-  
ner & Russell advers. to vs.  
R. L. Hyman advers. to it at  
seven dollars each. due  
her from the sale of lands  
in the said cause. Nov. 26/94  
J. H. Sampson.



Recd. of E. W. Pennington Co. in  
the charity cause of Bur-  
gess & Russell about to  
myself & al. - Seven dollars  
my share in the said case  
arising from the sale of  
land. Nov. 26<sup>th</sup> 1894

Robert L. Wynn

E. W. PENNINGTON,  
Commonwealth's Attorney,  
PENNINGTON GAP, VA.

R. L. PENNINGTON,  
JONESVILLE, VA.

PENNINGTON BROS.

ATTORNEYS-AT-LAW,

vs.

Va.,

189

Received from E. W. Pen-  
nington Esq. in the Chan-  
cery Cause of Baumgard-  
ner & Russell Admrs. &c v.  
R. L. Hyman from Dollars,  
the part due me out of the  
sales of the lands in the  
said Cause, after the pay-  
ment of my father's in-  
debtedness reported therein.  
This Jan. 5th 1895.

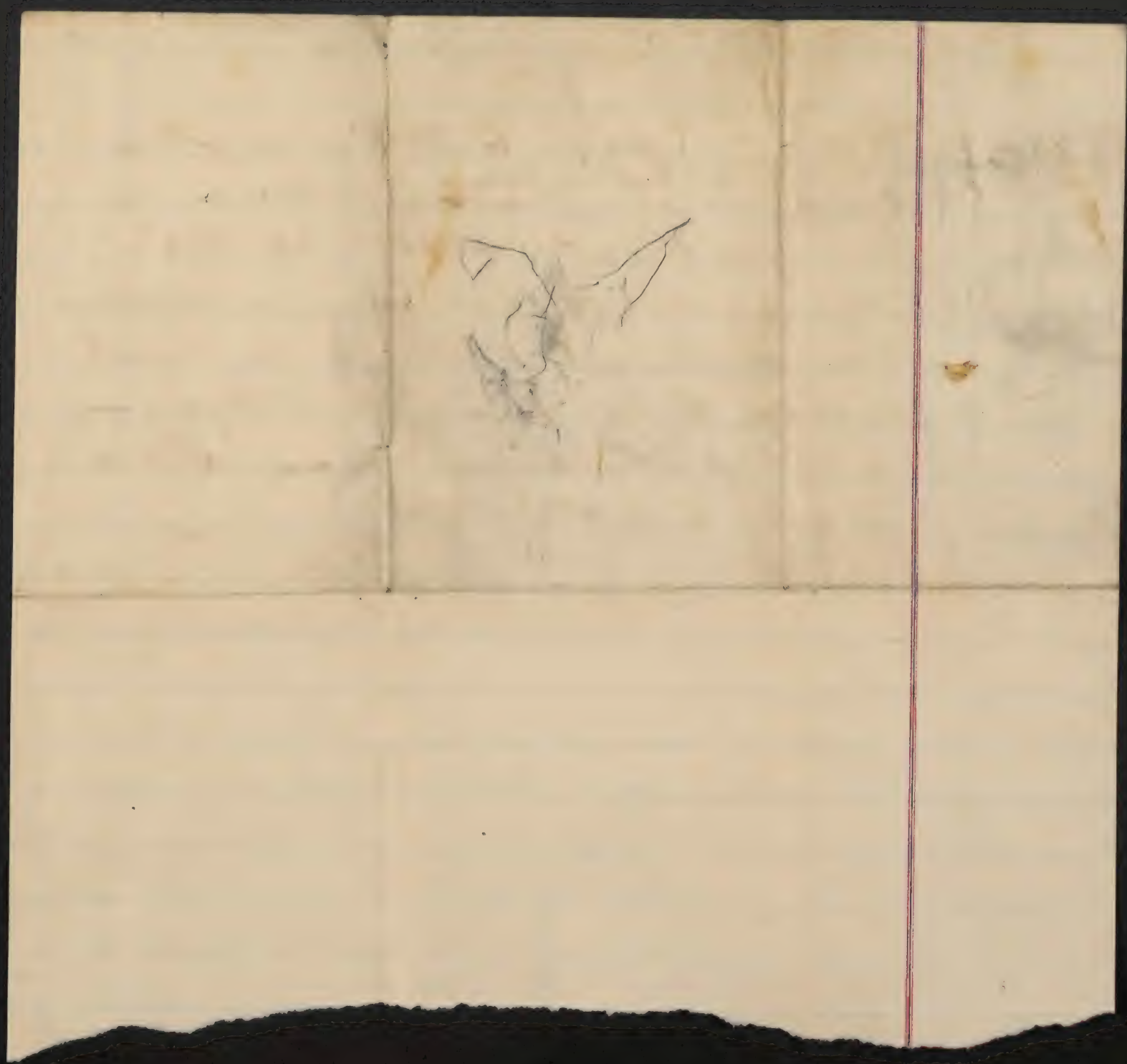
James Riven  
By J. H. Riven



Received from C. W. Pennington  
Clerk, in the Chancery case of  
Bumgardner & Russell vs. R. L.  
Hynes amount of ~~at~~ ~~some~~ dollars  
The amount shown in said  
case to be due John Hynes  
son of William Hynes, This  
March 22<sup>nd</sup> 1894

Mia. Hynes,  
Guardian for John Hynes

Witness  
J. H. Cook





102.

40

136  
148  
148  
442

40.30  
1.60  
41.90

184.13  
184.13  
27.25-  
7.36  
92  
219.66

Beaungardner

Jorgane & Armstrong 282.71

H. S. Phyma

\$2441  
.75  
12  
25.48-

220  
1757  
\$43-  
1.35  
20

\$46.58

25.35-

54.34  
17580  
126

3141  
47

251.77  
94  
282.72

64.50  
258  
82

67.40  
23.40

24.40  
73  
12

25.35

54.34

54.34

81.62  
 29.01  
 3.26  
 .40

114.29  
 41.57  
 6.86  
 3.66  
 .46

HH11

216.84  
 9.06  
 .60  
 40.40  
 1.66  
 .20

278.76  
 275

63.76  
 1.91  
 .37

\$66.04

121.26  
 66

\$55.24



62

12<sup>th</sup> 1871.



Barnegarden R.  
Russell & Sons

vs  $\frac{3}{3}$  Notice

R. L. Hyman & Sons



# The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You to Summon

*Robert L. Nym and the  
same Robert L. Nym Adm. of the Estate of  
Josiah Nym dec'd Rebecca J. Nym  
Mollie Jones James M. Jones William  
Sampson Alice Sampson La Tracid  
Nym Emma Nym Della Nym  
Dilas Nym Auburn Nym Pearl  
Nym and Josias Nym son of William  
Nym dec'd,*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the <sup>third</sup> Monday  
in *February 1891* next, being rule day to answer a bill in Chancery exhibited in our said Court  
against *them* by *Frank D Baumgardner*

*and A. L. Russee Admrs of*

*Andrew Baumgardner dec'd,*

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.

This *30<sup>th</sup>* day of *February* 18*91*, in the 11*5* year of the Commonwealth.

*J. A. G. Hyatt* Clerk.

A Copy Teste

Frank P. Baumigorden  
& A. L. Russell, Admr

vs  $\frac{1}{2}$  Spain Chey

$\frac{1}{2}$  Robert L. Wynn Admr

Lo 2<sup>nd</sup> Feby Rules 1891.

Executed Feb. 13<sup>th</sup> 1891  
by delivering an office  
copy of the within same  
to Robert L. Wynn and  
the same Robert L. Wynn  
Admr of Josiah Wynn  
decd Rebecca & Wynn  
William Sampson and  
Alice Sampson

W. F. Squinckle Deft  
for A. B. Muncy  
S L C



Wingardner Russell

of Beech Lehaunt

R. L. Wingardner & Co

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13